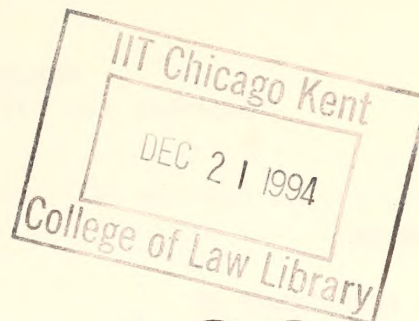


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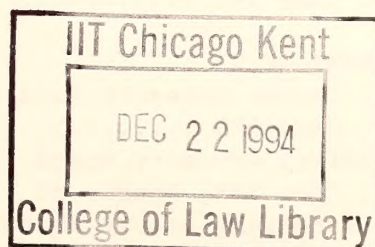
1994

Illinois Register

Rules of Governmental Agencies

Volume 18, Issue 50— Dec. 16, 1994

Pages 17789-17945



Index Department
Administrative Code Div.
111 East Monroe Street
Springfield, IL 62756
(217) 782-7017

published by
George H. Ryan
Secretary of State

TABLE OF CONTENTS
December 16, 1994 Volume 18, Issue 50

PROPOSED RULES

AGING, DEPARTMENT ON	
Older Americans Act Programs	
89 Ill. Adm. Code 230	17789
COMMERCE COMMISSION, ILLINOIS	
Waiver Of Filing And Approval Of Certain Sales, Leases And Mortgages	
(General Order 175)	
83 Ill. Adm. Code 105	17801
NUCLEAR SAFETY, DEPARTMENT OF	
Licensing Requirements For Source Material Milling Facilities	
32 Ill. Adm. Code 332	17806
POLLUTION CONTROL BOARD	
Definitions And General Provisions	
35 Ill. Adm. Code 211	17808
Organic Material Emission Standards And Limitations For The Chicago	
Area	
35 Ill. Adm. Code 218	17823
Organic Material Emission Standards And Limitations For The Metro East	
Area	
35 Ill. Adm. Code 219	17844
PUBLIC AID, DEPARTMENT OF	
Medical Payment	
89 Ill. Adm. Code 140	17865

ADOPTED RULES

BANKS AND TRUST COMPANIES, COMMISSIONER OF	
Unimpaired Capital & Unimpaired Surplus	
38 Ill. Adm. Code 335	17882
PUBLIC AID, DEPARTMENT OF	
Child Support Enforcement	
89 Ill. Adm. Code 160	17886
PUBLIC HEALTH, DEPARTMENT OF	
Breast & Cervical Cancer Research Fund Rules	
77 Ill. Adm. Code 970	17919
Driver License Medical Advisory Board	
77 Ill. Adm. Code 525, Repeal of	17929
Medical Criteria Affecting Driver Performance	
77 Ill. Adm. Code 530, Repeal of	17931

EMERGENCY RULES

NUCLEAR SAFETY, DEPARTMENT OF

Licensing Requirements For Source Material Milling Facilities

32 Ill. Adm. Code 33217933

NOTICE OF EXPEDITED CORRECTIONS

RACING BOARD, ILLINOIS

Pari-Mutuels

11 Ill. Adm. Code 40517938

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received17941

PROCLAMATIONS

PROCLAMATIONS

94-662 Stanley Paul Day17943

94-663 University of Illinois President's Award

Program Day17943

94-664 Day of Disabled Persons17944

94-665 Lights on For Life Day17944

94-666 Toys For Tots Week17945

CUMULATIVE INDEX

1994 Index - Issue # 50CI-1

SECTIONS AFFECTED INDEX

1994 Index - Issue # 50SAI-1

INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1 et seq.].

REGISTER PUBLICATION SCHEDULE 1994

Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:
Dec. 21, 1993	Dec. 28, 1993	1	Jan. 7, 1994	June 28, 1994	July 5, 1994	28	July 15, 1994
Dec. 28, 1993	Jan. 4, 1994	2	Jan. 14, 1994	July 5, 1994	July 12, 1994	29	July 22, 1994
Jan. 4, 1994	Jan. 11, 1994	3	Jan. 21, 1994	July 12, 1994	July 19, 1994	30	July 29, 1994
Jan. 11, 1994	Jan. 18, 1994	4	Jan. 28, 1994	July 19, 1994	July 26, 1994	31	Aug. 5, 1994
Jan. 18, 1994	Jan. 25, 1994	5	Feb. 4, 1994	July 26, 1994	Aug. 2, 1994	32	Aug. 12, 1994
Jan. 25, 1994	Feb. 1, 1994	6 (Mon.)	Feb. 14, 1994	Aug. 2, 1994	Aug. 9, 1994	33	Aug. 19, 1994
Feb. 1, 1994	Feb. 8, 1994	7	Feb. 18, 1994	Aug. 9, 1994	Aug. 16, 1994	34	Aug. 26, 1994
Feb. 8, 1994	Feb. 15, 1994	8	Feb. 25, 1994	Aug. 16, 1994	Aug. 23, 1994	35	Sept. 2, 1994
Feb. 15, 1994	Feb. 22, 1994	9	Mar. 4, 1994	Aug. 23, 1994	Aug. 30, 1994	36	Sept. 9, 1994
Feb. 22, 1994	Mar. 1, 1994	10	Mar. 11, 1994	Aug. 30, 1994	Sept. 6, 1994	37	Sept. 16, 1994
Mar. 1, 1994	Mar. 8, 1994	11	Mar. 18, 1994	Sept. 6, 1994	Sept. 13, 1994	38	Sept. 23, 1994
Mar. 8, 1994	Mar. 15, 1994	12	Mar. 25, 1994	Sept. 13, 1994	Sept. 20, 1994	39	Sept. 30, 1994
Mar. 15, 1994	Mar. 22, 1994	13	Apr. 1, 1994	Sept. 20, 1994	Sept. 27, 1994	40	Oct. 7, 1994
Mar. 22, 1994	Mar. 29, 1994	14	Apr. 8, 1994	Sept. 27, 1994	Oct. 4, 1994	41	Oct. 14, 1994
Mar. 29, 1994	Apr. 5, 1994	15	Apr. 15, 1994	Oct. 4, 1994	Oct. 11, 1994	42	Oct. 21, 1994
Apr. 5, 1994	Apr. 12, 1994	16	Apr. 22, 1994	Oct. 11, 1994	Oct. 18, 1994	43	Oct. 28, 1994
Apr. 12, 1994	Apr. 19, 1994	17	Apr. 29, 1994	Oct. 18, 1994	Oct. 25, 1994	44	Nov. 4, 1994
Apr. 19, 1994	Apr. 26, 1994	18	May 6, 1994	Oct. 25, 1994	Nov. 1, 1994	45	Nov. 14, 1994 (Mon.)
Apr. 26, 1994	May 3, 1994	19	May 13, 1994	Nov. 1, 1994	Nov. 7, 1994 (Mon.)	46	Nov. 18, 1994
May 3, 1994	May 10, 1994	20	May 20, 1994	Nov. 7, 1994	Nov. 15, 1994	47	Nov. 28, 1994 (Mon.)
May 10, 1994	May 17, 1994	21	May 27, 1994	Nov. 15, 1994	Nov. 22, 1994	48	Dec. 2, 1994
May 17, 1994	May 24, 1994	22	June 3, 1994	Nov. 22, 1994	Nov. 29, 1994	49	Dec. 9, 1994
May 24, 1994	May 31, 1994	23	June 10, 1994	Nov. 29, 1994	Dec. 6, 1994	50	Dec. 16, 1994
May 31, 1994	June 7, 1994	24	June 17, 1994	Dec. 6, 1994	Dec. 13, 1994	51	Dec. 23, 1994
June 7, 1994	June 14, 1994	25	June 24, 1994	Dec. 13, 1994	Dec. 20, 1994	52	Dec. 30, 1994
June 14, 1994	June 21, 1994	26	July 1, 1994	Dec. 20, 1994	Dec. 27, 1994	1	Jan. 6, 1995
June 21, 1994	June 28, 1994	27	July 8, 1994	Dec. 27, 1994	Jan. 3, 1995	2	Jan. 13, 1995

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

1) Heading of the Part: Older Americans Act Programs

2) Code Citation: 89 Ill. Adm. Code 230

3) Section Numbers: Proposed Action:

230.45 Amendment

4) Statutory Authority: Implementing Section 4.04(c) of the Illinois Act on the Aging [20 ILCS 105/4.04(c)] and authorized by Section 4.01(1) of the Illinois Act on the Aging [20 ILCS 105/4.01(1)]

5) A Complete Description of the Subjects and Issues Involved:

The Illinois Department on Aging allocates Title III and State General Revenue Funds appropriated for distribution to thirteen Area Agencies on Aging on a formula basis in accordance with the Older Americans Act (OAA), 42 USC 3001 et seq., and its applicable regulations. 45 CFR Part 1321.37(a), the Older Americans Act enabling regulations, requires the Department to "...review and update its formula as often as a new State plan is submitted for approval." Illinois is in the last year of a three year plan period. A new State plan will be developed for FFY 1996-1998.

In addition, a federal district court recently ordered the Department to develop a formula which must contain factors for those with social need resulting from mental and physical disabilities and those with language barriers.

The Department has conducted a thorough review and analysis of the current Intrastate Funding Formula, has consulted with Area Agencies on Aging, has requested assistance from state and national authorities on demographics, targeting and the needs of older persons, and has submitted this proposed formula to the federal district court which has directed that this formula be filed on December 6, 1994. The purpose of this rulemaking is to allow the Department to revise and update the current Intrastate Funding Formula, thereby ensuring that the resources of the OAA programs are distributed in accordance with the Older Americans Act guidance and the district court order.

6) Will this proposed rule replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any proposed amendments pending on this Part? No

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

10) Statement of Statewide Policy Objectives: N/A

11) Time, Place, and Manner in which interested persons may comment on this Proposed rulemaking:

Interested persons may present their written comments concerning this rulemaking, within 45 days after the date of this issue of the Illinois Register, to:

Ms. Pamela W. Balmer, Assistant
Office of General Counsel
Illinois Department on Aging
421 East Capitol Avenue #100
Springfield, Illinois 62701-1789
Attention: Funding Formula

In addition, the Department will accept oral and written testimony on the proposed amendment at 3 PUBLIC HEARINGS which will be held on the following dates at the locations and times specified:

Date: January 10, 1995 (Tuesday)
Location: State of Illinois Center
160 North LaSalle Street
Room C-500 - 5th Floor
Chicago, Illinois
Time: 1:30 pm to 3:30 pm

Date: January 13, 1995 (Friday)
Location: Room 161 (Auditorium)
Michael J. Howlett Building
2nd and Edwards Streets
Springfield, Illinois
Time: 1:30 pm to 3:30 pm

AND

Date: January 17, 1995 (Tuesday)
Location: Mt. Vernon Convention & Visitors Bureau
Municipal Building West
200 Potomac Boulevard
Mt. Vernon, Illinois
Time: 1:30 pm to 3:30 pm

The rule amendment will have an impact on small businesses. In accordance with Sections 100/1-20 and 100/5-20 of the Illinois Administrative Procedure Act, any small business may present their comments to Ms. Pamela W. Balmer, at the above address.

Any small business (as defined in Section 100/1-75 of the Illinois

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

Administrative Procedure Act) commenting on the rule amendment shall indicate their status as such, in writing, in their comments.

If special accommodations/provisions are required, such as a hearing interpreter, please contact the Senior HelpLine at 1-800-252-8966 (voice and TDD), no later than December 23, 1994.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses affected:

Area Agencies on Aging.

B) Reporting, bookkeeping or other procedures required for compliance:

No change from previously established requirements.

C) Types of professional skills necessary for compliance:

No change from previously established requirements.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER II: DEPARTMENT ON AGING

PART 230

OLDER AMERICANS ACT PROGRAMS

SUBPART A: STATE AGENCY

Section	
230.10	Designation and Function
230.20	Administration
230.30	State Plan
230.40	State Agency Requirements
230.41	Advocacy
230.42	Long-Term Care Ombudsman Program
230.43	Service Delivery Systems Responsibilities
230.44	State Advisory Council
230.45	Intrastate Funding Formula
230.46	Hearings
230.47	Designation of Planning and Service Areas

SUBPART B: AREA AGENCIES ON AGING

Section	
230.110	Designation and Function
230.120	Administration
230.130	Area Plans
230.140	Withdrawal of Area Agency on Aging Designation
230.145	Continuity of Services
230.150	Area Agency on Aging Responsibilities

SUBPART C: SERVICE REQUIREMENTS

Section	
230.210	Direct Provision of Services by the Department and Area Agencies on Aging
230.220	Planning, Coordination and Provision of Services Funded Under Other Programs
230.230	Licensure and Safety Requirements
230.240	Provider Requirements
230.250	Services

SUBPART D: FISCAL REQUIREMENTS

Section	
230.310	Types of Allotments
230.320	Limitations on Use
230.330	Service Funding Requirements
230.340	Obligation of Allotments

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

self-care limitation comprise the mobility OR self-care limitation group which is being used to define disability.

"Housing unit" means a house, an apartment, a group of rooms, or a single room occupied as a separate living quarters.

"Limited English Speaking (LES)" means those persons who identify themselves as speaking a language other than English and declare that they speak English either "Not Well" or "Not at All" as classified by the Bureau of the Census. Those persons who identify themselves as speaking a language other than English and declare that they speak English either "Very Well" or "Well" as classified by the Bureau of the Census are NOT included in this definition of Limited English Speaking.

"Living alone" means being the sole resident of a housing unit.

"Minority group" means those persons who identify themselves as belonging to a particular ethnic/racial grouping as classified by the Bureau of the Census.

"Mobility limitation" means those persons who identify themselves as having a mobility limitation as classified by the Bureau of the Census. Older persons who declare that they have a health condition that has lasted for 6 months or more and which has made it difficult for them to go outside the home alone are counted as having a mobility limitation. Examples of outside activities include shopping and visiting the doctor's office. The term "health condition" refers to both physical and mental disorders. A temporary problem, such as a broken bone that is expected to heal normally, is not considered a health condition.

"Office of Management and Budget (OMB)" means the Office of Management and Budget, federal Executive branch.

"PSA" means a Planning and Service Area which is designated by the Illinois Department on Aging and listed in the Illinois Act on the Aging pursuant to Section 2-290-47.

"Poverty line" means the official poverty line (as defined by the Office of Management and Budget, and adjusted by the Secretary of the Department of Health and Human Services in accordance with Section 673(2) of the Community Services Block Grant Program (42 U.S.C. 9902(2))).

"Poverty threshold" means the income cutoff which determines an individual's poverty status as defined by the Bureau of the Census.

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

"Rural area" means a county geographic location not within a Metropolitan Statistical Area (MSA) as defined by the Office of Management and Budget Bureau of the Census. Note that the Administration on Aging is required to define rural area when it issues the regulations on Intrastate Funding Formulas. The Department will use the definition that AOA requires in the regulations.

"Self-care limitation" means those persons who identify themselves as having a self-care limitation as classified by the Bureau of the Census. Older persons who declare that they have a health condition that has lasted for 6 months or more and which has made it difficult for them to take care of their own personal needs, such as dressing, bathing, or getting around inside the home, are counted as having a self-care limitation. The term "health condition" refers to both physical and mental disorders. A temporary problem, such as a broken bone that is expected to heal normally, is not considered a health condition.

In order for a particular factor to be included in the Intrastate Funding Formula, it must:

- 1) be derived from data which is quantifiable by PSA;
 - 2) be based on data which is derivable from the Bureau of the Census, the Office of Management and Budget and/or the Administration on Aging; and
 - 3) characterize at least 5% of the State's population 60 years of age and older, with the exception of Limited English Speaking.
- d) The Formula contains the following factors:
- 1) The number of the State's population 60 years of age and older in the PSAs as an indicator of need in general (60+ population Population).
 - 2) The number of the State's population 60 years of age and older at or below the poverty line threshold in the PSAs as an indicator of greatest economic need (GEN - 60+ Poverty).
 - 3) As indicators of greatest social need, the number of the state's elderly in the PSAs who are:
 - A) 60 years of age and older ever and a member of a minority group (GSN - 60+ Minority);
 - B) 75 years of age and older (GSN - 75+ Population);
 - C) 60 years of age and older and living alone (GSN - 60+ Living Alone);
 - D) 60 years of age and older and with a declared mobility limitation or self-care limitation (GSN - 60+ Disability);
 - E) 60 years of age and older who speak a language other than English and declare that they speak English either "Not Well" or "Not at All" (GSN - 60+ Limited English Speaking).
 - B) 60 years of age and older and living alone (GSN - 60+ Living Alone);
 - C) 75 years of age and older (GSN - 75+ Population);
 - D) 60 years of age and older and with a declared mobility limitation or self-care limitation (GSN - 60+ Disability);
 - E) 60 years of age and older who speak a language other than English and declare that they speak English either "Not Well" or "Not at All" (GSN - 60+ Limited English Speaking).

4) The number of the state's population 60 years of age and older

DEPARTMENT ON AGING

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENT

Funds will be reallocated to those Area Agencies on Aging which request and demonstrate the need for additional funds in accordance with procedures developed by the Department. Any reallocation amount made available to an Area Agency on Aging from an appropriation for a Fiscal Year in accordance with the preceding sentence shall, for the purposes of this title, be regarded as part of such Area Agency's allotment for such year, and shall remain available only until the end of that Fiscal Year. Funds available for reallocation will be:

- 1) those in excess of an Area Agency's allowable carryover amount determined by the financial closeout of the Fiscal Year;
- 2) those carryover funds available to an Area Agency on Aging determined by the financial closeout of the Fiscal Year but not requested by an Area Agency on Aging; and
- 3) those funds offered to the Department for reallocation by an Area Agency on Aging.

1-1) If the Director finds that any Area Agency on Aging has failed to qualify under the Area Plan Requirements of the Older Americans Act, or Section 230.140, the Director may withhold the allotment of funds to such Area Agency on Aging. The Director shall direct the disbursement of the funds so withheld directly to any qualified public or private nonprofit institution or organization, agency, or political subdivision in order to ensure continuity of services pursuant to Section 230.145.

1-2) The allotment to an Area Agency on Aging may be reduced by the amount of any disallowance, in the Fiscal Year following the identification of the disallowance, if that Area Agency on Aging has expended funds allocated under this Part:

- 1) for purposes which an audit report determines to be questioned costs which are deemed disallowed by the Department;
- 2) for purposes which an audit report determines to be unallowable;

or

- 3) for purposes which are otherwise determined to be unallowable according to cost principles contained in applicable OMB Circulars or the approved grant/contract award.

1-3) If an Area Agency on Aging does not expend the required minimum percentage of their Title III-B allocation on access services, in-home services, and legal services as established by the Department, pursuant to the Older Americans Act in a Fiscal Year as determined by the financial closeout report, and no waiver of the requirement has been granted by the Department for that Fiscal Year, the Area Agency on Aging must, for the next Fiscal Year following the submission of their report, expend the minimum percentage established for that next Fiscal Year, PLUS the amount they were deficient in meeting the minimum percentage in the reported year. If the Area Agency on Aging does not expend the required amount in the subsequent Fiscal Year, the amount that they were deficient from that required expenditure amount may be withheld from the Area Agency on Aging during the Fiscal Year following the Fiscal Year in which the shortage is determined.

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

1) Heading of the Part: Waiver of Filing and Approval of Certain Sales, Leases and Mortgages (General Order 175)

2) Code Citation: 83 Ill. Adm. Code 105

3) Section Numbers: Proposed Action:
 105.10 Amendment
 105.20 Amendment
 105.30 Amendment
 105.40 Amendment
 105.50 Repeal

4) Statutory Authority: Implementing Section 7-102 and authorized by Section 10-201 of the Public Utilities Act [220 ILCS 5/7-102 and 10-101].

5) A Complete Description of the Subjects and Issues Involved: On September 1, 1994, P.A. 88-604 became effective, amending Section 7-102 of the Public Utilities Act by increasing the dollar limits on sales of property and leases, easements, and licenses for which the Illinois Commerce Commission is authorized to waive the filing and necessity for approval. The current rules concerning this waiver are contained in 83 Ill. Adm. Code 105. It is appropriate to initiate a rulemaking proceeding to amend Part 105 to include the higher dollar amounts. It is also appropriate to update in general the citations and references in Part 105 and to repeal those portions that are either obsolete or of no practical regulatory value.

6) Will this rulemaking replace any emergency rulemaking currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this rulemaking contain incorporations by reference? No.

9) Are there any other proposed rulemakings pending on this part? No.

10) Statement of Statewide Policy Objectives: These proposed amendments neither create nor expand any State mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this Proposed rulemaking: Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register, with:

Donna M. Caton
 Chief Clerk
 Illinois Commerce Commission
 527 East Capitol Avenue
 Springfield, IL 62706

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

(217)782-7434

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: These proposed amendments will affect those public utilities and local exchange carriers that are also small businesses as defined in the Illinois Administrative Procedure Act. It will not affect small municipalities or not for profit corporations.

B) Reporting, bookkeeping or other procedures required for compliance: Filing requirements

C) Types of professional skills necessary for compliance: Managerial skills

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENT

TITLE 83: PUBLIC UTILITIES
CHAPTER I: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER a: ADMINISTRATIVE REGULATIONS

chambers of commerce, service clubs and other organizations conducted for civic or business improvement, are not considered to be within the purview of the sub-paragraphs (g) and (h) of Section 27 7-102(g) and (h) of said Act the Act.

PART 105

(Source: Amended at 19 Ill. Reg. _____, effective _____)

WAIVER OF FILING AND APPROVAL OF CERTAIN
SALES, LEASES AND MORTGAGES
†GENERAL ORDER-175†

Section 105.30 Investments

- Section
105.10 Routine Bank Transactions
105.20 Donations, Contributions and Memberships
105.30 Investments
105.40 Sales and Leases and Other Transactions which need not be filed or approved
105.50 Application to All Utilities (Repealed)

AUTHORITY: Implementing Section 7-102 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/7-102 and 10-101].

SOURCE: Filed and effective December 20, 1955; codified at 8 Ill. Reg. 8894; amended at 19 Ill. Reg. _____, effective _____.

Section 105.10 Routine Bank Transactions

The opening of bank accounts, deposit of monies in such accounts, the withdrawal of monies from such accounts by checks, drafts, bills of exchange or otherwise, the making of time deposits with banks, the purchase from banks, at not to exceed prevailing market prices, of obligations of the United States maturing not more than five years thereafter, the sale to banks of such obligations of the United States at not less than prevailing market prices, and the making use of routine custodial and handling services of banks with respect to securities at not to exceed standard charges, all in the ordinary course of business, are not considered to be contracts or arrangements within the purview of the provisions of sub-paragraphs (g) and (h) of Section 27 7-102(g) and (h) of "An Act concerning public utilities" the Public Utilities Act ("Act") (Rev. Stat. 1987, ch. 111-243, par. 27(g) and (h)) [220 ILCS 5/7-102(g) and (h)].

(Source: Amended at 19 Ill. Reg. _____, effective _____)

Section 105.20 Donations, Contributions and Memberships

Donations and contributions to charitable organizations, relief funds (including funds for the relief of employees), community chests, civic enterprises and other organizations and institutions of similar character not organized or conducted for pecuniary profit, and the payment of membership fees and dues on behalf of either a utility or its employees to trade associations,

The investment by a utility of its funds in obligations of the United States or of any body corporate or association organized or created by Act of the Congress of the United States as may from time to time be approved by that Congress for such investment the Federal National Mortgage Association, or in obligations of the State of Illinois or of any county, city, school district or other political subdivision thereof, or in its own stock or securities is not considered to be within the purview of sub-paragraphs (g) and (h) of Section 27 7-102(g) and (h) of said Act, the Act, and in addition any utility may without the approval of the Commission invest its funds in any other obligations or investments, except real estate mortgages, in which trust funds may lawfully be invested under the provisions of the Trust and Trustees Act (Rev. Stat. 1987, ch. 17, par. 165, et seq.).

(Source: Amended at 19 Ill. Reg. _____, effective _____)

Section 105.40 Sales and Leases and Other Transactions which need not be filed or approved

a) Pursuant to Section 27 7-102 of "An Act concerning public utilities," as amended, the Act, and subject to the other provisions of this part, the Commission hereby waives, as to all public utilities, the filing and necessity for approval of:

- 1) sales of property involving a consideration of not more than \$300,000 for utilities with gross revenues in excess of \$50,000,000 annually and a consideration of not more than one hundred thousand dollars (\$100,000) for all other utilities;
- 2) leases, easements and licenses involving a consideration or rental of not more than \$30,000 for utilities with gross revenues in excess of \$50,000,000 annually and a consideration or rental of not more than ten thousand dollars (\$10,000) per year for all other utilities;

3) leases of office building space not required by the public utility in rendering service to the public;

4) the temporary leasing, lending, or interchanging of equipment in the ordinary course of business or in case of an emergency; and

5) purchase-money mortgages given by the public utility in connection with the purchase of tangible personal property where the total obligation to be secured shall be payable within a period not exceeding one year provided, however,

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

b) ~~that the~~ The foregoing waiver shall not apply to any sale, lease, easement, license or other transaction involving more than ten (10) percent of the assets of the public utility participating therein.

c) ~~that the~~ The foregoing waiver shall not apply to any sale, lease, easement, license or other transaction by a public utility with its employees or their agents where the consideration therefor is more than \$500 and not determined in the manner provided by Section 7 "rules governing competitive bidding" of General Order 174 of this Commission to be codified as 83 Ill. Adm. Code 310.70 or by public auction held in accordance with the law in such case made and provided. Section 2-328 of the Uniform Commercial Code [810 ILCS 5/2-328] and Section 1 of the Auction Sales Sign Act [720 ILCS 225/1].

(Source: Amended at 19 Ill. Reg. _____, effective _____.)

Section 105.50 Application to all utilities All Utilities (Repealed)

~~The provisions of this Part shall apply alike to all public utilities under the jurisdiction of the Illinois Commerce Commission subject however to the power of the Commission either upon complaint or its own motion to rescind this Part or any provision thereof to any one or more public utilities which may be found after a hearing to be guilty of abusing either presently or in the past this Part or guilty of evading compliance with the standards herein set forth. For the purposes of this Part the terms "abusing" and "evading compliance" are used in their broadest sense and include the granting directly or indirectly of a preference or advantage which results in unjust discrimination and the sale or lease of utility property or the granting of an easement in such property for a consideration that does not reflect the value of the property at the time the sale, lease or easement is made.~~

(Source: Repealed at 19 Ill. Reg. _____, effective _____.)

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Licensing Requirements For Source Material Milling Facilities
- 2) Code Citation: 32 Ill. Adm. Code 332
- 3) Section Number: 332.230 Proposed Action: Amendment
- 4) Statutory Authority: Implementing and authorized by Radiation Protection Act of 1990 (420 ILCS 40).
- 5) A Complete Description of the Subjects and Issues Involved: The Department is proposing this amendment to facilitate the expeditious remediation of contaminated groundwater at a byproduct material licensed site in West Chicago, Illinois.

Kerr-McGee Chemical Corporation (Kerr-McGee) has submitted an application to the Department to decommission the West Chicago Rare Earths Facility and terminate its license to possess radioactive materials at the site. Kerr-McGee intends that the site be released for unrestricted use following decommissioning. The Department has licensed commencement of decommissioning activities and substantial amounts of byproduct material from piles at the site have been shipped to a disposal facility in Utah.

The license application review has proceeded to the evaluation of groundwater remediation. Data collection at the site indicates that the groundwater is contaminated with several radiological and non-radiological contaminants. Kerr-McGee disputes the application of the Department's groundwater remediation criteria in Part 332. Kerr-McGee argues that Section 332.230, as presently worded, does not apply to the West Chicago facility because the site is not a "disposal site" where byproduct material will be permanently deposited. The Department believes that it would be inconsistent to apply the groundwater protection standards to a licensed disposal site but not apply them to a site in a residential area that will be decommissioned and released for unrestricted use. The Department is amending the rule to clarify the regulations so that site remediation can continue to move forward and groundwater contamination can be addressed in a timely fashion.

- 6) Will this proposed amendment replace an emergency amendment currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: The requirements imposed by the

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to:

Bob Holtschlaw
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
(217) 524-1003 (voice)
(217) 782-6133 (TDD)

(2) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: The Department does not believe that this amendment will have an effect on any small businesses, small municipalities or not for profit corporations. This rule currently applies to only one facility in Illinois.

B) Reporting, bookkeeping or other procedures required for compliance: This rulemaking does not require any additional reporting, bookkeeping or other procedures for compliance.

C) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendment is identical to the emergency amendments which begins on page **17933**

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Definitions and General Provisions

2) Code Citation: 35 Ill. Adm. Code 211

3) Section Numbers: Proposed Action:

211.695	New
211.696	New
211.5245	New
211.6025	New

4) Statutory Authority: [415 ILCS 5/27 and 28.5]

5) A Complete Description of the Subjects and Issues Involved:

A more detailed description of this Section 28.5 fast-track rulemaking is contained in the Board's November 18, 1994 opinion and order in docket R94-33, which is available from the Board at the address specified in question 11 below. These additional definitions are proposed to coincide with amendments to 35 Ill. Adm. Code 218 and 219, Sections 218.500 through 218.506 and 219.500 through 219.506 which regulate VOM emissions from batch operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

If "yes," please specify the date: _____

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this Part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
211.240	New	18 Ill. Reg. 17355 December 9, 1994
211.474	New	18 Ill. Reg. 17071 December 2, 1994
211.495	New	18 Ill. Reg. 17355 December 9, 1994
211.560	New	18 Ill. Reg. 17071 December 2, 1994
211.660	New	18 Ill. Reg. 15192 October 14, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.670	Amend	18 Ill. Reg. 15192 October 14, 1994
211.680	New	18 Ill. Reg. 15192 October 14, 1994
211.685	New	18 Ill. Reg. 17355 December 9, 1994
211.820	New	18 Ill. Reg. 15192 October 14, 1994
211.980	New	18 Ill. Reg. 15192 October 14, 1994
211.1780	New	18 Ill. Reg. 15192 October 14, 1994
211.1875	New	18 Ill. Reg. 17355 December 9, 1994
211.1880	New	18 Ill. Reg. 15192 October 14, 1994
211.1900	New	18 Ill. Reg. 15192 October 14, 1994
211.2290	New	18 Ill. Reg. 15192 October 14, 1994
211.2360	New	18 Ill. Reg. 15192 October 14, 1994
211.2365	New	18 Ill. Reg. 15192 October 14, 1994
211.2630	New	18 Ill. Reg. 15192 October 14, 1994
211.2850	Amend	18 Ill. Reg. 17071 December 2, 1994
211.3915	New	18 Ill. Reg. 17355 December 9, 1994
211.3960	New	18 Ill. Reg. 17355 December 9, 1994
211.3965	New	18 Ill. Reg. 17355 December 9, 1994
211.4055	New	18 Ill. Reg. 15192 October 14, 1994
211.4065	New	18 Ill. Reg. 17071 December 2, 1994
211.4740	New	18 Ill. Reg. 15192 October 14, 1994
211.5010	New	18 Ill. Reg. 17355 December 9, 1994
211.5061	New	18 Ill. Reg. 17355 December 9, 1994
211.5065	New	18 Ill. Reg. 15192 October 14, 1994
211.5080	New	18 Ill. Reg. 17355 December 9, 1994
211.5090	Amend	18 Ill. Reg. 17355 October 14, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.5480	New	December 9, 1994 18 Ill. Reg. 15192 October 14, 1994
211.5600	New	18 Ill. Reg. 15192 October 14, 1994
211.5980	New	18 Ill. Reg. 17071 December 2, 1994
211.6060	New	18 Ill. Reg. 15192 October 14, 1994
211.6140	New	18 Ill. Reg. 15192 October 14, 1994
211.6145	New	18 Ill. Reg. 17355 December 9, 1994
211.6400	New	18 Ill. Reg. 15192 October 14, 1994
211.6540	New	18 Ill. Reg. 17355 December 9, 1994
211.6580	New	18 Ill. Reg. 15192 October 14, 1994
211.6620	New	18 Ill. Reg. 17355 December 9, 1994
211.6695	New	18 Ill. Reg. 17355 December 9, 1994
211.6720	New	18 Ill. Reg. 17355 December 9, 1994
211.6860	New	18 Ill. Reg. 17355 December 9, 1994
211.6880	New	18 Ill. Reg. 15192 October 14, 1994
211.7400	New	18 Ill. Reg. 15192 October 14, 1994

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R34-33 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, IL 60601

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

and

Kyle Nash Davis
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-3276

All comments should be clearly marked with the docket number R94-33. Questions may be directed to Audrey Lozuk-Lawless at the Pollution Control Board at 312-814-6923, or Kyle Nash Davis, Illinois Environmental Protection Agency at 217-524-3333.

(2) Initial Regulatory Flexibility Analysis:

No small businesses will be affected to a greater extent than allowed by current statutes and regulations. Consequently, a Regulatory Flexibility Analysis is not applicable.

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
November 23, 1994
- B) Types of small businesses affected: Only those in the context of the proposed amendments to 35 Ill. Adm. Code 218 Subpart B and 219 Subpart B.
- C) Reporting, bookkeeping or other procedures required for compliance:
None, because Part 211 contains definitions only.
- D) Types of professional skills necessary for compliance: None, because Part 211 contains definitions only.

The full text of the Proposed Rule begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSION STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 211
DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

Section	
211.101	Incorporations by Reference
211.102	Abbreviations and Conversion Factors

SUBPART B: DEFINITIONS

Section	Other Definitions
211.121	Definitions (Repealed)
211.122	Accelacota
211.130	Accumulator
211.150	Acid Gases
211.170	Actual Heat Input
211.210	Adhesive
211.230	Aeration
211.250	Aerosol Can Filling Line
211.270	Afterburner
211.290	Air Contaminant
211.310	Air Dried Coatings
211.330	Air Oxidation Process
211.350	Air Pollutant
211.370	Air Pollution
211.390	Air Pollution Control Equipment
211.410	Air Suspension Coater/Dryer
211.430	Airless Spray
211.450	Air Assisted Airless Spray
211.470	Annual Grain Through-Put
211.490	Application Area
211.510	Architectural Coating
211.530	As Applied
211.550	Asphalt
211.570	Asphalt Prime Coat
211.590	Automobile
211.610	Automobile or Light-Duty Truck Assembly Source or Automobile or Light-Duty Truck Manufacturing Plant
211.630	Automobile or Light-Duty Truck Refinishing
211.650	Baked Coatings
211.670	Batch Loading
211.690	

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.695	Batch Operation
211.696	Batch Process Train
211.710	Bead-Dipping
211.730	Binders
211.750	British Thermal Unit
211.770	Brush or Wipe Coating
211.790	Bulk Gasoline Plant
211.810	Bulk Gasoline Terminal
211.830	Can
211.850	Can Coating
211.870	Can Coating Line
211.890	Capture
211.910	Capture Device
211.930	Capture Efficiency
211.950	Capture System
211.970	Certified Investigation
211.990	Choke Loading
211.1010	Clean Air Act
211.1050	Cleaning and Separating Operation
211.1070	Cleaning Materials
211.1090	Clear Coating
211.1110	Clear Topcoat
211.1130	Closed Purged System
211.1150	Closed Vent System
211.1170	Coal Refuse
211.1190	Coating
211.1210	Coating Applicator
211.1230	Coating Line
211.1250	Coating Plant
211.1270	Coil Coating
211.1290	Coil Coating Line
211.1310	Cold Cleaning
211.1330	Complete Combustion
211.1350	Component
211.1370	Concrete Curing Compounds
211.1390	Concentrated Nitric Acid Manufacturing Process
211.1410	Condensate
211.1430	Condensible PM-10
211.1470	Continuous Process
211.1490	Control Device
211.1510	Control Device Efficiency
211.1530	Conventional Soybean Crushing Source
211.1550	ConveyORIZED Degreasing
211.1570	Crude Oil
211.1590	Crude Oil Gathering
211.1610	Crushing
211.1630	Custody Transfer
211.1650	Cutback Asphalt
211.1670	Daily-Weighted Average VOM Content

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.1690	Day
211.1710	Degreaser
211.1730	Delivery Vessel
211.1750	Dip Coating
211.1770	Distillate Fuel Oil
211.1790	Drum
211.1810	Dry Cleaning Operation or Dry Cleaning Facility
211.1830	Dump-Pit Area
211.1850	Effective Grate Area
211.1870	Effluent Water Separator
211.1890	Electrostatic Bell or Disc Spray
211.1910	Electrostatic Spray
211.1930	Emission Rate
211.1950	Emission Unit
211.1970	Enamel
211.1990	Enclose
211.2010	End Sealing Compound Coat
211.2030	Enhanced Under-the-Cup Fill
211.2050	Ethanol Blend Gasoline
211.2070	Excess Air
211.2090	Excessive Release
211.2110	Existing Grain-Drying Operation
211.2130	Existing Grain-Handling Operation
211.2150	Exterior Base Coat
211.2170	Exterior End Coat
211.2190	External Floating Roof
211.2210	Extreme Performance Coating
211.2230	Fabric Coating
211.2250	Fabric Coating Line
211.2270	Federally Enforceable Limitations and Conditions
211.2300	Fill
211.2310	Final Repair Coat
211.2330	Firebox
211.2350	Fixed-Roof Tank
211.2370	Flexographic Printing
211.2390	Flexographic Printing Line
211.2410	Floating Roof
211.2430	Fountain Solution
211.2450	Freeboard Height
211.2470	Fuel Combustion Emission Unit or Fuel Combustion Emission Source
211.2490	Fugitive Particulate Matter
211.2510	Full Operating Flowrate
211.2530	Gas Service
211.2550	Gas/Gas Method
211.2570	Gasoline
211.2590	Gasoline Dispensing Operation or Gasoline Dispensing Facility
211.2610	Gel Coat
211.2650	Grain
211.2670	Grain-Drying Operation

POLLUTION CONTROL BOARD
NOTICE OF PROPOSED AMENDMENTSPOLLUTION CONTROL BOARD
NOTICE OF PROPOSED AMENDMENTS

211.2690 Grain-Handling and Conditioning Operation
 211.2710 Grain-Handling Operation
 211.2730 Green-Tire Spraying
 211.2750 Green Tires
 211.2770 Gross Heating Value
 211.2790 Gross Vehicle Weight Rating
 211.2810 Heated Airless Spray
 211.2830 Heatset
 211.2850 Heatset-Web-Offset Lithographic Printing Line
 211.2870 Heavy Liquid
 211.2890 Heavy Metals
 211.2910 Heavy Off-Highway Vehicle Products
 211.2930 Heavy Off-Highway Vehicle Products Coating
 211.2950 Heavy Off-Highway Vehicle Products Coating Line
 211.2970 High Temperature Aluminum Coating
 211.2990 High Volume Low Pressure (HVLP) Spray
 211.3010 Hood
 211.3030 Hot Well
 211.3050 Housekeeping Practices
 211.3070 Incinerator
 211.3090 Indirect Heat Transfer
 211.3110 Ink
 211.3130 In-Process Tank
 211.3150 In-Situ Sampling Systems
 211.3170 Interior Body Spray Coat
 211.3190 Internal-Floating Roof
 211.3210 Internal Transferring Area
 211.3230 Lacquers
 211.3250 Large Appliance
 211.3270 Large Appliance Coating
 211.3290 Large Appliance Coating Line
 211.3310 Light Liquid
 211.3330 Light-Duty Truck
 211.3350 Light Oil
 211.3370 Liquid/Gas Method
 211.3390 Liquid-Mounted Seal
 211.3410 Liquid Service
 211.3430 Liquids Dripping
 211.3450 Lithographic Printing Line
 211.3470 Load-Out Area
 211.3480 Loading Event
 211.3490 Low Solvent Coating
 211.3500 Lubricating Oil
 211.3510 Magnet Wire
 211.3530 Magnet Wire Coating
 211.3550 Magnet Wire Coating Line
 211.3570 Major Dump Pit
 211.3590 Major Metropolitan Area (MMA)
 211.3610 Major Population Area (MPA)

POLLUTION CONTROL BOARD
NOTICE OF PROPOSED AMENDMENTSPOLLUTION CONTROL BOARD
NOTICE OF PROPOSED AMENDMENTS

211.3620 Manually Operated Equipment
 211.3630 Manufacturing Process
 211.3650 Marine Terminal
 211.3660 Marine Vessel
 211.3670 Material Recovery Section
 211.3690 Maximum Theoretical Emissions
 211.3695 Maximum True Vapor Pressure
 211.3710 Metal Furniture
 211.3730 Metal Furniture Coating
 211.3750 Metal Furniture Coating Line
 211.3770 Metallic Shoe-Type Seal
 211.3790 Miscellaneous Fabricated Product Manufacturing Process
 211.3810 Miscellaneous Formulation Manufacturing Process
 211.3830 Miscellaneous Metal Parts and Products
 211.3850 Miscellaneous Metal Parts and Products Coating
 211.3870 Miscellaneous Metal Parts or Products Coating Line
 211.3890 Miscellaneous Organic Chemical Manufacturing Process
 211.3910 Mixing Operation
 211.3930 Monitor
 211.3950 Monomer
 211.3970 Multiple Package Coating
 211.3990 New Grain-Drying Operation
 211.4010 New Grain-Handling Operation
 211.4030 No Detectable Volatile Organic Material Emissions
 211.4050 Non-Contact Process Water Cooling Tower
 211.4070 Offset
 211.4090 One Hundred Percent Acid
 211.4110 One-Turn Storage Space
 211.4130 Opacity
 211.4150 Opaque Stains
 211.4170 Open Top Vapor Degreasing
 211.4190 Open-Ended Valve
 211.4210 Operator of a Gasoline Dispensing Operation or Operator of a Gasoline Dispensing Facility
 211.4230 Organic Compound
 211.4250 Organic Material and Organic Materials
 211.4260 Organic Solvent
 211.4270 Organic Vapor
 211.4290 Oven
 211.4310 Overall Control
 211.4330 Overvornish
 211.4350 Owner of a Gasoline Dispensing Operation or Owner of a Gasoline Dispensing Facility
 211.4370 Owner or Operator
 211.4390 Packaging Rotogravure Printing
 211.4410 Packaging Rotogravure Printing Line
 211.4430 Pail
 211.4450 Paint Manufacturing Source or Paint Manufacturing Plant
 211.4470 Paper Coating

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.4490 Paper Coating Line
 211.4510 Particulate Matter
 211.4530 Parts Per Million (Volume) or PPM (Vol)
 211.4550 Person
 211.4590 Petroleum
 211.4610 Petroleum Liquid
 211.4630 Petroleum Refinery
 211.4650 Pharmaceutical
 211.4670 Pharmaceutical Coating Operation
 211.4690 Photochemically Reactive Material
 211.4710 Pigmented Coatings
 211.4730 Plant
 211.4750 Plasticizers
 211.4770 PM-10
 211.4790 Pneumatic Rubber Tire Manufacture
 211.4810 Polybasic Organic Acid Partial Oxidation Manufacturing Process
 211.4830 Polyester Resin Material(s)
 211.4850 Polyester Resin Products Manufacturing Process
 211.4870 Polystyrene Plant
 211.4890 Polystyrene Resin
 211.4910 Portable Grain-Handling Equipment
 211.4930 Portland Cement Manufacturing Process Emission Source
 211.4950 Portland Cement Process or Portland Cement Manufacturing Plant
 211.4970 Potential to Emit
 211.4990 Power Driven Fastener Coating
 211.5030 Pressure Release
 211.5050 Pressure Tank
 211.5060 Pressure/Vacuum Relief Valve
 211.5070 Prime Coat
 211.5090 Primer Surfacer Coat
 211.5110 Primer Surfacer Operation
 211.5130 Primers
 211.5150 Printing
 211.5170 Printing Line
 211.5185 Process Emission Source
 211.5190 Process Emission Unit
 211.5210 Process Unit
 211.5230 Process Unit Shutdown
 211.5245 Process Vent
 211.5340 Rated Heat Input Capacity
 211.5250 Process Weight Rate
 211.5270 Production Equipment Exhaust System
 211.5310 Publication Rotogravure Printing Line
 211.5330 Purged Process Fluid
 211.5350 Reactor
 211.5370 Reasonably Available Control Technology (RACT)
 211.5390 Reclamation System
 211.5410 Refiner
 211.5430 Refinery Fuel Gas

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.5450 Refinery Fuel Gas System
 211.5470 Refinery Unit or Refinery Process Unit
 211.5490 Refrigerated Condenser
 211.5500 Regulated Air Pollutant
 211.5510 Reid Vapor Pressure
 211.5530 Repair
 211.5550 Repair Coat
 211.5570 Repaired
 211.5590 Residual Fuel Oil
 211.5610 Restricted Area
 211.5630 Retail Outlet
 211.5650 Ringelmann Chart
 211.5670 Roadway
 211.5690 Roll Coater
 211.5710 Roll Coating
 211.5730 Roll Printer
 211.5750 Roll Printing
 211.5770 Rotogravure Printing
 211.5790 Rotogravure Printing Line
 211.5810 Safety Relief Valve
 211.5830 Sandblasting
 211.5850 Sanding Sealers
 211.5870 Screening
 211.5890 Sealer
 211.5910 Semi-Transparent Stains
 211.5930 Sensor
 211.5950 Set of Safety Relief Valves
 211.5970 Sheet Basecoat
 211.5990 Shotblasting
 211.6010 Side-Seam Spray Coat
 211.6025 Single Unit Operation
 211.6030 Smoke
 211.6050 Smokeless Flare
 211.6070 Solvent
 211.6090 Solvent Cleaning
 211.6110 Solvent Recovery System
 211.6130 Source
 211.6150 Specialty High Gloss Catalyzed Coating
 211.6170 Specialty Leather
 211.6190 Specialty Soybean Crushing Source
 211.6210 Splash Loading
 211.6230 Stack
 211.6250 Stain Coating
 211.6270 Standard Conditions
 211.6290 Standard Cubic Foot (scf)
 211.6310 Start-Up
 211.6330 Stationary Emission Source
 211.6350 Stationary Emission Unit
 211.6355 Stationary Gas Turbine

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.6360 Stationary Reciprocating Internal Combustion Engine
 211.6370 Stationary Source
 211.6390 Stationary Storage Tank
 211.6410 Storage Tank or Storage Vessel
 211.6430 Styrene Dewatering Unit
 211.6450 Styrene Recovery Unit
 211.6470 Submerged Loading Pipe
 211.6490 Substrate
 211.6510 Sulfuric Acid Mist
 211.6530 Surface Condenser
 211.6550 Synthetic Organic Chemical or Polymer Manufacturing Plant
 211.6570 Tablet Coating Operation
 211.6590 Thirty-Day Rolling Average
 211.6610 Three-Piece Can
 211.6630 Through-the-Valve Fill
 211.6650 Tinting Resin
 211.6670 Topcoat
 211.6690 Topcoat Operation
 211.6710 Touch-Up
 211.6730 Transfer Efficiency
 211.6750 Tread End Cementing
 211.6770 True Vapor Pressure
 211.6790 Turnaround
 211.6810 Two-Piece Can
 211.6830 Under-the-Cup Fill
 211.6850 Undertread Cementing
 211.6870 Unregulated Safety Relief Valve
 211.6890 Vacuum Producing System
 211.6910 Vacuum Service
 211.6930 Valves Not Externally Regulated
 211.6950 Vapor Balance System
 211.6970 Vapor Collection System
 211.6990 Vapor Control System
 211.7010 Vapor-Mounted Primary Seal
 211.7030 Vapor Recovery System
 211.7050 Vapor Suppressed Polyester Resin
 211.7070 Vinyl Coating
 211.7090 Vinyl Coating Line
 211.7110 Volatile Organic Liquid (VOL)
 211.7130 Volatile Organic Material Content (VOMC)
 211.7150 Volatile Organic Material (VOM) or Volatile Organic Compound (VOC)
 211.7170 Volatile Petroleum Liquid
 211.7190 Wash Coat
 211.7210 Wastewater (Oil/Water) Separator
 211.7230 Weak Nitric Acid Manufacturing Process
 211.7250 Web
 211.7270 Wholesale Purchase - Consumer
 211.7290 Wood Furniture
 211.7310 Wood Furniture Coating

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.7330 Wood Furniture Coating Line
 211.7350 Woodworking
 APPENDIX A Rule into Section Table
 APPENDIX B Section into Rule Table
 AUTHORITY: Implementing Sections 9, 9.1 and 10 and authorized by Sections 27 and 28.5 of the Environmental Protection Act (415 ILCS 5/9, 9.1, 10, 27 and 28.5).
 SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R86-14 and R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 5223, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24 at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R93-3 at 17 Ill. Reg. 16504, effective September 27, 1993; amended in R93-11 at 17 Ill. Reg. 21471, effective December 7, 1993; amended in R93-14 at 18 Ill. Reg. 1253, effective January 18, 1994; amended in R94-12 at 18 Ill. Reg. 14962, effective September 21, 1994; amended in R94-14 at 18 Ill. Reg. 15744, effective October 17, 1994; amended in R94-15 at 18 Ill. Reg. 16379, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16929, effective November 15, 1994; amended at 19 Ill. Reg. _____. effective _____.
 BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.
 NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

SUBPART B: DEFINITIONS

Section 211.695 Batch Operation

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

"Batch operation" means, for purposes of 35 Ill. Adm. Code Parts 218 and 219, Sections 218.500 through 218.506 and 219.500 through 219.506, a noncontinuous operation in which a discrete quantity or batch of feed is charged into a chemical manufacturing process unit and distilled or reacted, or otherwise used at one time, and may include, but is not limited to, reactors, filters, dryers, distillation columns, extractors, crystallizers, blend tanks, neutralizer tanks, digesters, surge tanks and product separators. After each batch operation, the equipment is generally emptied before a fresh batch is started.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.696 Batch Process Train

"Batch process train" means, for purposes of 35 Ill. Adm. Code Parts 218 and 219, Sections 218.500 through 218.506 and 219.500 through 219.506, the collection of equipment (e.g., reactors, filters, dryers, distillation columns, extractors, crystallizers, blend tanks, neutralizer tanks, digesters, surge tanks and product separators) configured to produce a specific product or intermediate by a batch operation. A batch process train terminates at the point of storage or product handling of the product or intermediate being produced in the batch process train. Irrespective of the product being produced, a batch process train which is independent of other processes shall be considered a single batch process train for purposes of 35 Ill. Adm. Code Parts 218 and 219.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.5245 Process Vent

"Process vent" means, for purposes of 35 Ill. Adm. Code Parts 218 and 219, Sections 218.500 through 218.506 and 219.500 through 219.506, any non-fugitive source of VOM emissions to the atmosphere resulting from non-combustion emission units. A process vent begins at the inlet to the control device, or in the absence of a control device, at the point of discharge to the atmosphere. This includes all emission units vents and stacks. Not included in this definition are exhaust streams from exhaust hoods and building ventilation fans which are used to provide ventilation for workers and not to collect and discharge emissions from specific emission units.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6025 Single Unit Operation

"Single unit operation" means, for purposes of 35 Ill. Adm. Code Parts 218 and 219, Sections 218.500 through 218.506 and 219.500 through 219.506, a distinct piece of equipment in a batch operation within which one or more discrete

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

processing steps occur. Such discrete processing steps include, but are not limited to, the preparation of reactants, facilitation of reactions, separation and purification of products or intermediates, and recycling of materials.

(Source: Added at 19 Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Organic Material Emission Standards and Limitations for the Chicago Area.

2) Code Citation: 35 Ill. Adm. Code 213

3) Section Numbers: Proposed Action:

218.500	New
218.501	New
218.502	New
218.503	New
218.504	New
218.505	New
218.506	New

4) Statutory Authority: (415 ILCS 5/27 and 28.5)

5) A Complete Description of the Subjects and Issues Involved: A more detailed description of this Section 28.5 fast-track rulemaking is contained in the Board's November 18, 1994 opinion and order in Docket R94-33, which is available from the Board at the address specified in question 11 below. In summary, this rulemaking proposes the amendment of Subpart V to regulate VOM emissions from batch operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this Part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
218.106	Amend	18 Ill. Reg. 15211 October 14, 1994
218.129	New	18 Ill. Reg. 15211 October 14, 1994
218.204	Amend	18 Ill. Reg. 15211 October 14, 1994
218.205	Amend	18 Ill. Reg. 15211 October 14, 1994
218.207	Amend	18 Ill. Reg. 15211 October 14, 1994
218.208	Amend	18 Ill. Reg. 15211 October 14, 1994
218.210	Amend	18 Ill. Reg. 15211 October 14, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.212	New	October 14, 1994 18 Ill. Reg. 15211
218.213	New	October 14, 1994 18 Ill. Reg. 15211
218.214	New	October 14, 1994 18 Ill. Reg. 15211
218.405	Amend	October 14, 1994 18 Ill. Reg. 17084
218.406	New	December 2, 1994 18 Ill. Reg. 17084
218.407	New	December 2, 1994 18 Ill. Reg. 17084
218.408	New	December 2, 1994 18 Ill. Reg. 17084
218.409	New	December 2, 1994 18 Ill. Reg. 17084
218.410	New	December 2, 1994 18 Ill. Reg. 17084
218.411	New	December 2, 1994 18 Ill. Reg. 17084
218.431	New	December 2, 1994 18 Ill. Reg. 15211
218.432	New	October 14, 1994 18 Ill. Reg. 15211
218.433	New	October 14, 1994 18 Ill. Reg. 15211
218.434	New	October 14, 1994 18 Ill. Reg. 15211
218.435	New	October 14, 1994 18 Ill. Reg. 15211
218.436	New	October 14, 1994 18 Ill. Reg. 15211
218.480	Amend	October 14, 1994 18 Ill. Reg. 17084
218.686	Amend	December 2, 1994 18 Ill. Reg. 15211
218.720	New	October 14, 1994 18 Ill. Reg. 15211
218.722	New	October 14, 1994 18 Ill. Reg. 15211
218.726	New	October 14, 1994 18 Ill. Reg. 15211
218.727	New	October 14, 1994 18 Ill. Reg. 15211
218.728	New	October 14, 1994 18 Ill. Reg. 15211
218.729	New	October 14, 1994 18 Ill. Reg. 15211
		October 14, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.730	New	18 Ill. Reg. 15211 October 14, 1994
218.780	New	18 Ill. Reg. 17372 December 9, 1994
218.782	New	18 Ill. Reg. 17372 December 9, 1994
218.784	New	18 Ill. Reg. 17372 December 9, 1994
218.786	New	18 Ill. Reg. 17372 December 9, 1994
218.787	New	18 Ill. Reg. 17372 December 9, 1994
218.788	New	18 Ill. Reg. 17372 December 9, 1994
218.789	New	18 Ill. Reg. 17372 December 9, 1994
218.790	New	18 Ill. Reg. 17372 December 9, 1994
218.791	New	18 Ill. Reg. 17372 December 9, 1994
218.792	New	18 Ill. Reg. 17372 December 9, 1994
218.966	Amend	18 Ill. Reg. 15211 October 14, 1994
218.Appendix G	New	18 Ill. Reg. 15211 October 14, 1994
218.Appendix H	New	18 Ill. Reg. 15211 October 14, 1994

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R94-33 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, IL 60601

and

Kyle Nash Davis

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-9276

All comments should be clearly marked with the docket number R94-33. Questions may be directed to Audrey Lozuk-Lawless at the Pollution Control Board at 312-814-6923, or Kyle Nash Davis, Illinois Environmental Protection Agency at 217-524-3333.

12) Initial Regulatory Flexibility Analysis:

These proposed rules are mandated by the Clean Air Act and, therefore, no small businesses will be affected to a degree greater than allowed by federal law. Consequently, a Regulatory Flexibility Analysis is not applicable.

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
November 23, 1994

B) Types of small businesses affected: Only those in the context of the proposed amendments to 35 Ill. Adm. Code 218 Subpart B and 219 Subpart B.

C) Reporting, bookkeeping or other procedures required for compliance: Recordkeeping is required to the extent necessary to demonstrate that a source is either not subject to the equipment requirements of the proposed Subpart or to demonstrate that the source is meeting the requirements of the proposal. The recordkeeping and reporting requirements are in either Section 218.508 or 218.505, depending on the method of compliance.

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 218

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE CHICAGO AREA

SUBPART A: GENERAL PROVISIONS

Section	
218.100	Introduction
218.101	Savings Clause
218.102	Abbreviations and Conversion Factors
218.103	Applicability
218.104	Definitions
218.105	Test Methods and Procedures
218.106	Compliance Dates
218.107	Operation of Afterburners
218.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
218.109	Vapor Pressure of Volatile Organic Liquids
218.110	Vapor Pressure of Organic Material or Solvents
218.111	Vapor Pressure of Volatile Organic Material
218.112	Incorporations by Reference
218.113	Monitoring for Negligibly-Reactive Compounds
218.114	Compliance with Permit Conditions

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	
218.119	Applicability for VOL
218.120	Control Requirements for Storage Containers of VOL
218.121	Storage Containers of VPL
218.122	Loading Operations
218.123	Petroleum Liquid Storage Tanks
218.124	External Floating Roofs
218.125	Compliance Dates
218.126	Compliance Plan (Repealed)
218.127	Testing VOL Operations
218.128	Monitoring VOL Operations
218.129	Recordkeeping and Reporting for VOL Operations

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
218.141	Separation Operations
218.142	Pumps and Compressors

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Vapor Blowdown

Safety Relief Valves

218.143
218.144

SUBPART E: SOLVENT CLEANING

Section	
218.181	Solvent Cleaning in General
218.182	Cold Cleaning
218.183	Open Top Vapor Degreasing
218.184	Conveyorized Degreasing
218.185	Compliance Schedule (Repealed)
218.186	Test Methods

SUBPART F: COATING OPERATIONS

Section	
218.204	Emission Limitations
218.205	Daily-Weighted Average Limitations
218.206	Solids Basis Calculation
218.207	Alternative Emission Limitations
218.208	Exemptions from Emission Limitations
218.209	Exemption from General Rule on Use of Organic Material
218.210	Compliance Schedule
218.211	Recordkeeping and Reporting

SUBPART G: USE OF ORGANIC MATERIAL

Section	
218.301	Use of Organic Material
218.302	Alternative Standard
218.303	Fuel Combustion Emission Units
218.304	Operations with Compliance Program

SUBPART H: PRINTING AND PUBLISHING

Section	
218.401	Flexographic and Rotogravure Printing
218.402	Applicability
218.403	Compliance Schedule
218.404	Recordkeeping and Reporting
218.405	Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER
MANUFACTURING PLANT

Section	
218.421	General Requirements
218.422	Inspection Program Plan for Leaks
218.423	Inspection Program for Leaks

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.424 Repairing Leaks
 218.425 Recordkeeping for Leaks
 218.426 Report for Leaks
 218.427 Alternative Program for Leaks
 218.428 Open-Ended Valves
 218.429 Standards for Control Devices
 218.430 Compliance Date (Repealed)

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES: ASPHALT MATERIALS

Section
 218.441 Petroleum Refinery Waste Gas Disposal
 218.442 Vacuum Producing Systems
 218.443 Wastewater (Oil Water) Separator
 218.444 Process Unit Turnarounds
 218.445 Leaks: General Requirements
 218.446 Monitoring Program for Leaks
 218.447 Monitoring Program for Leaks
 218.448 Recordkeeping for Leaks
 218.449 Reporting for Leaks
 218.450 Alternative Program for Leaks
 218.451 Sealing Device Requirements
 218.452 Compliance Schedule for Leaks
 218.453 Compliance Dates (Repealed)

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section
 218.461 Manufacture of Pneumatic Rubber Tires
 218.462 Green Tire Spraying Operations
 218.463 Alternative Emission Reduction Systems
 218.464 Emission Testing
 218.465 Compliance Dates (Repealed)
 218.466 Compliance Plan (Repealed)

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section
 218.480 Applicability
 218.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
 218.482 Control of Air Dryers, Production Equipment Exhaust Systems and Filters
 218.483 Material Storage and Transfer
 218.484 In-Process Tanks
 218.485 Leaks
 218.486 Other Emissions Units
 218.487 Testing
 218.488 Monitoring for Air Pollution Control Equipment

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.489 Recordkeeping for Air Pollution Control Equipment

SUBPART V: BATCH OPERATIONS AND AIR OXIDATION PROCESSES

Section
 218.500 Applicability for Batch Operations
 218.501 Control Requirements for Batch Operations
 218.502 Determination of Uncontrolled Total Annual Mass Emissions and Average Flow Rate Values for Batch Operations

218.503 Performance and Testing Requirements for Batch Operations
 218.504 Monitoring Requirements for Batch Operations
 218.505 Reporting and Recordkeeping for Batch Operations
 218.506 Compliance Date
 218.520 Emission Limitations for Air Oxidation Processes
 218.521 Definitions (Repealed)
 218.522 Savings Clause
 218.523 Compliance
 218.524 Determination of Applicability
 218.525 Emission Limitations for Air Oxidation Processes (Renumbered)
 218.526 Testing and Monitoring
 218.527 Compliance Date (Repealed)

SUBPART W: AGRICULTURE

Section
 218.541 Pesticide Exception

SUBPART X: CONSTRUCTION

Section
 218.561 Architectural Coatings
 218.562 Paving Operations
 218.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
 218.581 Bulk Gasoline Plants
 218.582 Bulk Gasoline Terminals
 218.583 Gasoline Dispensing Facilities - Storage Tank Filling Operations
 218.584 Gasoline Delivery Vessels
 218.585 Gasoline Volatility Standards
 218.586 Gasoline Dispensing Operations - Motor Vehicle Fueling Operations

SUBPART Z: DRY CLEANERS

Section
 218.601 Perchloroethylene Dry Cleaners
 218.602 Applicability

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.603 Leaks.
 218.604 Compliance Dates (Repealed)
 218.605 Compliance Plan (Repealed)
 218.606 Exception to Compliance Plan. (Repealed)
 218.607 Standards for Petroleum Solvent Dry Cleaners
 218.608 Operating Practices for Petroleum Solvent Dry Cleaners
 218.609 Program for Inspection and Repair of Leaks
 218.610 Testing and Monitoring
 218.611 Applicability for Petroleum Solvent Dry Cleaners
 218.612 Compliance Dates (Repealed)
 218.613 Compliance Plan (Repealed)

SUBPART AA: PAINT AND INK MANUFACTURING

Section
 218.620 Applicability
 218.621 Exemption for Waterbase Material and Heatset Offset Ink
 218.622 Permit Conditions (Repealed)
 218.623 Open-Top Mills, Tanks, Vats or Vessels
 218.624 Grinding Mills
 218.625 Storage Tanks
 218.626 Leaks
 218.627 Clean Up
 218.630 Compliance Schedule
 218.636 Recordkeeping and Reporting
 218.637

SUBPART BB: POLYSTYRENE PLANTS

Section
 218.640 Applicability
 218.642 Emissions Limitation at Polystyrene Plants
 218.644 Emissions Testing

SUBPART CC: POLYESTER RESIN PRODUCT MANUFACTURING PROCESS

Section
 218.660 Applicability
 218.666 Control Requirements
 218.667 Compliance Schedule
 218.668 Testing
 218.670 Recordkeeping and Reporting for Exempt Emission Units
 218.672 Recordkeeping and Reporting for Subject Emission Units

SUBPART DD: AEROSOL CAN FILLING

Section
 218.680 Applicability
 218.686 Control Requirements
 218.688 Testing

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.690 Recordkeeping and Reporting for Exempt Emission Units
 218.692 Recordkeeping and Reporting for Subject Emission Units

SUBPART GG: MARINE TERMINALS

Section
 218.760 Applicability
 218.762 Control Requirements
 218.764 Compliance Certification
 218.766 Leaks
 218.768 Testing and Monitoring
 218.770 Recordkeeping and Reporting
 218.875 Applicability of Subpart BB (Renumbered)
 218.877 Emissions Limitation at Polystyrene Plants (Renumbered)
 218.879 Compliance Date (Repealed)
 218.881 Compliance Plan (Repealed)
 218.883 Special Requirements for Compliance Plan (Repealed)
 218.886 Emissions Testing (Renumbered)

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
 218.920 Applicability
 218.923 Permit Conditions (Repealed)
 218.926 Control Requirements
 218.927 Compliance Schedule
 218.928 Testing

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section
 218.940 Applicability
 218.943 Permit Conditions (Repealed)
 218.946 Control Requirements
 218.947 Compliance Schedule
 218.948 Testing

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section
 218.960 Applicability
 218.963 Permit Conditions (Repealed)
 218.966 Control Requirements
 218.967 Compliance Schedule
 218.968 Testing

SUBPART TT: OTHER EMISSION UNITS

Section

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

218.980 Applicability
 218.983 Permit Conditions (Repealed)
 218.986 Control Requirements
 218.987 Compliance Schedule
 218.988 Testing

SUBPART UU: RECORDKEEPING AND REPORTING

Section
 218.990 Exempt Emission Units
 218.991 Subject Emission Units

APPENDIX A List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 APPENDIX B VOM Measurement Techniques for Capture Efficiency
 APPENDIX C Reference Methods and Procedures
 APPENDIX D Coefficients for the Total Resource Effectiveness Index (TRE) Equation
 APPENDIX E List of Affected Marine Terminals

AUTHORITY: Implementing Section 10 and authorized by Section 28.5 of the Environmental Protection Act (415 ILCS 5/10 and 28.5).

SOURCE: Adopted in R91-7 at 15 Ill. Reg. 12231, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13564, effective August 24, 1992; amended in R91-28 and R91-30 at 16 Ill. Reg. 13864, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16636, effective September 27, 1993; amended in R93-14 at 13 Ill. Reg. 14973, effective January 24, 1994; amended in R94-12 at 18 Ill. Reg. 14973, effective September 21, 1994; amended in R94-15 at 18 Ill. Reg. 16392, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16950, effective November 15, 1994; amended in R94-33 at 19 Ill. Reg. _____, effective _____.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets; and SUM means the summation series or sigma function as used in mathematics.

SUBPART V: BATCH OPERATIONS AND AIR OXIDATION PROCESSES

Section 218.500 Applicability for Batch Operations

- a) The control requirements set forth in Section 218.501 of this Subpart shall apply to:
- 1) Process vents associated with batch operations at sources identified by any of the following four-digit digit standard industrial classification ("SIC") codes, as defined in the 1987

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

edition of the Federal Standard Industrial Classification Manual: SIC 2821, 2833, 2834, 2861, 2865, 2869, and 2879; and
 2) All batch operations at Stepan Company's Millsdale manufacturing facility, Elwood, Illinois.

- b) The requirements of Sections 218.500 through 218.506 shall not apply to:

- 1) Any emission unit included within the category specified in 35 Ill. Adm. Code Part 218, Subpart B or T;
- 2) Any emission unit included within the category specified in Sections 218.520 through 218.527 of this Subpart; and
- 3) Any emission unit included within an Early Reduction Program, as specified in 40 CFR Part 63, and published in 57 Fed. Reg. 61970 (December 29, 1992), evidenced by a timely enforceable commitment approved by USEPA.

- c) The following single unit operations and batch process trains are subject to this Subpart but are considered to be de minimis and are, therefore, exempt from the control requirements of Section 218.501 of this Subpart. However, the recordkeeping and reporting requirements in Section 218.505 of this Subpart shall apply to such de minimis single unit operations and batch process trains:

- 1) Within a batch operation, any single unit operation with uncontrolled total annual mass emissions of less than or equal to 500 lb/yr of VOM. Such single unit operations are also excluded from the calculation of the total annual mass emissions for a batch process train. If the uncontrolled total annual mass emissions from such exempt single unit operation exceed 500 lb/yr of VOM in any subsequent year, the source shall calculate applicability in accordance with subsection (d) of this Section for both the individual single unit operation and the batch process train containing the single unit operation; and
- 2) Any batch process train containing process vents that have, in the aggregate, uncontrolled total annual mass emissions, as determined in accordance with Section 218.502(a) of this Subpart, of less than 30,000 lb/yr of VOM for all products manufactured in such batch process train.

- d) The applicability equations in subsection (e) of this Section, which require the calculation of uncontrolled total annual mass emissions and flow rate value, shall be used to determine whether a single unit operation or a batch process train is subject to the control requirements set forth in Section 218.501 of this Subpart. The applicability equation shall be applied to the following:

- 1) Any single unit operation with uncontrolled total annual mass emissions that exceed 500 lb/yr and with a VOM concentration greater than 500 ppmv. In this individual determination, no applicability analysis shall be performed for any single unit operation with a VOM concentration of less than or equal to 500 ppmv; and
- 2) Any batch process train containing process vents which, in the aggregate, have uncontrolled total annual mass emissions of

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

30,000 lb/yr or more of VOM from all products manufactured in the batch process train. Any single unit operation with uncontrolled total annual mass emissions exceeding 500 lb/yr, regardless of VOM concentration, shall be included in the aggregate applicability analysis.

e) Applicability equations

- 1) The applicability equations in this subsection are specific to volatility.
- 2) For purposes of this subsection, the following abbreviations apply:

A) \overline{FR} = Vent stream flow rate, scfm;

B) \overline{UTAME} = Uncontrolled total annual mass emissions of VOM, expressed as lb/yr;

C) \overline{WAV} = Weighted average volatility;

D) $\overline{MVOM[i]}$ = Mass of VOM component i;

E) $\overline{MWVOM[i]}$ = Molecular weight of VOM component i; and

F) $\overline{VP[i]}$ = Vapor pressure of VOM component i.

- 3) Weighted average volatility shall be calculated as follows:

$$\overline{WAV} = \frac{\sum_{i=1}^n \left[\frac{(\overline{VP[i]}) \times (\overline{MVOM[i]})}{(\overline{MWVOM[i]})} \right]}{\sum_{i=1}^n \left[\frac{(\overline{MVOM[i]})}{(\overline{MWVOM[i]})} \right]}$$

- 4) For purposes of determining applicability, flow rate values shall be calculated as follows:

A) Low WAV has a vapor pressure less than or equal to 75 mmHg at 20°C (68°F), and shall use the following equation:

$$\overline{FR} = [0.07 \quad (\overline{UTAME})] - 1.821$$

B) Moderate WAV has a vapor pressure greater than 75 mmHg but less than or equal to 150 mmHg at 20°C (68°F), and shall use the following equation:

$$\overline{FR} = [0.031 \quad (\overline{UTAME})] - .494$$

C) High WAV has a vapor pressure greater than 150 mmHg at 20°C (68°F), and shall use the following equation:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

$\overline{FR} = [0.013 \quad (\overline{UTAME})] - 301$

- 5) To determine the vapor pressure of VOM, the applicable methods and procedures in Section 218.111 of this Part shall apply.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.501 Control Requirements for Batch Operations

a) Every owner or operator of a single unit operation with an average flow rate, as determined in accordance with Section 218.502(b) of this Subpart, below the flow rate value calculated by the applicability equations contained in Section 218.500(e) of this Subpart, shall reduce uncontrolled VOM emissions from such single unit operation by an overall efficiency, on average, of at least 90 percent, or 20 ppmv, per batch cycle.

b) Every owner or operator of a batch process train with an average flow rate, as determined in accordance with Section 218.502(b)(2) of this Subpart, below the flow rate value calculated by the applicability equations contained in Section 218.500(e) of this Subpart, shall reduce uncontrolled VOM emissions from such batch process train by an overall efficiency, on average, of at least 90 percent, or 20 ppmv, per batch cycle. For purposes of demonstrating compliance with the emission limitations set forth in this Section, any control device meeting the criteria in subsection (c) of this Section shall be deemed to achieve a control efficiency of 90 percent, or 20 ppmv, per batch cycle, as applicable.

c) Notwithstanding subsection (a) or (b) of this Section, any source that has installed on or before March 15, 1995, any control device which is demonstrated to the Agency's satisfaction to be unable to meet the applicable control requirements of this Section, scrubber, or shell and tube condenser using a non-refrigerated cooling media, and such device achieves at least 81 percent control efficiency of VOM emissions, is required to meet the 90 percent emission limitation or 20 ppmv VOM concentration set forth in subsection (a) or (b) of this Section, as applicable, upon the earlier to occur of the date the device is replaced for any reason, including, but not limited to, normal maintenance, malfunction, accident, and obsolescence, or December 31, 1999. A scrubber, shell and tube condenser using a non-refrigerated cooling media, or other control device meeting the criteria of this subsection, is considered replaced when:

- 1) All of the device is replaced; or
 - 2) When either the cost to repair the device or the cost to replace part of the device exceeds 50 percent of the cost of replacing the entire device with a control device that complies with the 90 percent emission limitation or 20 ppmv VOM concentration level in subsection (a) of this Section, as applicable.
- d) If a boiler or process heater is used to comply with this Section, the

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

vent stream shall be introduced into the flame zone of the boiler or process heater.

e) If a flare is used to comply with this Section, it shall comply with the requirements of 40 CFR 60.18, incorporated by reference at Section 218.112 of this Part. The flare operation requirements of 40 CFR 60.18 do not apply if a process, not subject to this Subpart, vents an emergency relief discharge into a common flare header and causes the flare servicing the process subject to this Subpart to not comply with one or more of the provisions of 40 CFR 60.18.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.502 Determination of Uncontrolled Total Annual Mass Emissions and Average Flow Rate Values for Batch Operations

a) Uncontrolled total annual mass emissions shall be determined by the following methods:

- 1) Direct process vent emissions measurements taken prior to any release to the atmosphere, following any recovery device and prior to any control device, provided such measurements conform with the requirements of measuring the mass flow rate of VOM incoming to the single unit operation as set forth in Section 218.503(f)(2), (f)(3)(A) and (f)(3)(B) of this Subpart; or
- 2) Engineering estimates of the uncontrolled VOM emissions from a process vent or process vents, in the aggregate, within a batch process train, multiplied by the potential or permitted number of batch cycles per year as follows:

- A) Engineering estimates of the uncontrolled VOM emissions shall be based upon accepted chemical engineering principles, measurable process parameters, or physical or chemical laws and their properties. Examples of methods include, but are not limited to, the following:
 - i) Use of material balances based on process stoichiometry to estimate maximum VOM concentrations;
 - ii) Estimation of maximum flow rate based on physical equipment design such as pump or blower capacities; and
 - iii) Estimation of VOM concentrations based on saturation conditions.
- B) All data, assumptions and procedures used in any engineering estimate shall be documented.

b) Average flow rate shall be determined by any of the following methods:

- 1) Direct process vent flow rate measurements taken prior to any release to the atmosphere, following any recovery device and prior to any control device, provided such measurements conform with the requirements of measuring incoming volumetric flow rate set forth in Section 218.503(e)(2) of this Subpart;
- 2) Average flow rate for a single unit operation having multiple

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

emission events or batch process trains shall be the weighted average flow rate, calculated as follows:

$$WAF = \frac{\sum_{i=1}^n [AFR(i) \times ADE(i)]}{\sum_{i=1}^n ADE(i)}$$

where:

- WAF = Actual weighted average flow rate for a single unit operation or batch process train;
- AFR(i) = Average flow rate per emission event;
- ADE(i) = Annual duration of emission event; and
- n = Number of emission events.
- 3) Engineering estimates calculated in accordance with the requirements in subsection (a)(2) of this Section.
- c) For purposes of determining the average flow rate for steam vacuuming systems, the steam flow shall be included in the average flow rate calculation.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.503 Performance and Testing Requirements for Batch Operations

- a) Upon the Agency's request, the owner or operator of a batch operation shall conduct testing to demonstrate compliance with Section 218.501 of this Subpart. The owner or operator shall, at its own expense, conduct such tests in accordance with the applicable test methods and procedures specified in Section 218.503(d), (e), and (f) of this Subpart.
- b) Notwithstanding subsection (a) of this Section, flares and process boilers used to comply with control requirements of Section 218.501 of this Subpart shall demonstrate firm performance testing requirements. When a flare is used to comply with the control requirements of Section 218.501 of this Subpart, the flare shall comply with the requirements of 40 CFR 60.18, incorporated by reference at Section 218.112 of this Part.
- d) The owner or operator of a batch operation that is exempt from the control requirements of Section 218.501 of this Subpart shall demonstrate, upon the Agency's request, the absence of oversized gas moving equipment in any manifold. Gas moving equipment shall be considered oversized if it exceeds the maximum requirements of the exhaust flow rate by more than 30 percent.
- e) For the purpose of demonstrating compliance with the control

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

requirements in Section 218.501 of this Subpart, the batch operation shall be run at representative operating conditions and flow rates during any performance test.

- 1) The following methods in 40 CFR 60, Appendix A, incorporated by reference at Section 218.112 of this Part, shall be used to demonstrate compliance with the reduction efficiency requirement set forth in Section 218.501 of this Subpart:

1) Method 1 or 1A, as appropriate, for selection of the sampling sites if the flow measuring device is not a rotameter. The control device inlet sampling site for determination of vent stream VOM composition reduction efficiency shall be prior to the control device and after the control device.

2) Method 2, 2A, 2C, or 2D, as appropriate, for determination of gas stream volumetric flow rate flow measurements, which shall be taken continuously. No traverse is necessary when the flow measuring device is an ultrasonic probe.

3) Method 25A or Method 18, if applicable, to determine the concentration of VOM in the control device inlet and outlet:

A) The sampling time for each run will be the entire length of the batch cycle in which readings shall be taken continuously, if Method 25A is used, or as often as is possible using Method 18, with a maximum of 15-minute intervals between measurements throughout the batch cycle.

B) The mass emission rate from the process vent or inlet to the control device shall be determined by combining concentration and flow rate measurements taken simultaneously at sampling sites selected in accordance with subsection (f)(1) of this Section throughout the batch cycle:

C) The mass emission rate from the control device outlet shall be obtained by combining concentration and flow rate measurements taken simultaneously at sampling sites selected in accordance with subsection (f)(1) of this Section throughout the batch cycle; and

D) The efficiency of the control device shall be determined by integrating the mass emission rates obtained in subsections (c)(3)(A) and (c)(3)(B) of this Section, over the time of the batch cycle and dividing the difference in inlet and outlet mass flow totals by the inlet mass flow total.

Upon request by the Agency to conduct testing, an owner or operator of a batch operation which has installed a scrubber, a shell and tube condenser using a non-refrigerated cooling media, or any other control device which meets the criteria of Section 218.501(c) of this Subpart, shall demonstrate that such device achieves the control efficiency applicable within Section 218.501 of this Subpart upon the earlier to occur of the date the device is replaced or December 31, 1999.

The owner or operator of a batch operation may propose an alternative test method or procedures to demonstrate compliance with the control requirements set forth in Section 218.501 of this Subpart. Such

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

method or procedures shall be approved by the Agency and USEPA as evidenced by federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.504 Monitoring Requirements for Batch Operations

a) Every owner or operator using an afterburner to comply with Section 218.501 of this Subpart shall install, calibrate, maintain and operate, according to manufacturer's specifications, temperature monitoring devices with an accuracy of ± 1 percent of the temperature being measured expressed in degrees Celsius, equipped with continuous recorders.

1) Where a catalytic afterburner is used, temperature monitoring devices shall be installed in the gas stream immediately before and after the catalyst bed.

2) Where an afterburner other than a catalytic afterburner is used, a temperature monitoring device shall be installed in the combustion chamber.

b) Every owner or operator using a flare to comply with Section 218.501 of this Subpart shall install, calibrate, maintain and operate, according to manufacturer's specifications, a heat sensing device, such as an ultra-violet beam sensor or thermocouple, at the pilot light to indicate continuous presence of a flame.

c) Every owner or operator using a scrubber to comply with this Section 218.501 of this Subpart shall install, calibrate, maintain, and operate, according to manufacturer's specifications, the following:

1) A temperature monitoring device for scrubrant liquid having an accuracy of ± 1 percent of the temperature being monitored expressed in degrees Celsius and a specific gravity device for scrubrant liquid, each equipped with a continuous recorder; or

2) A VOM monitoring device used to indicate the concentration of VOM exiting the control device based on a detection principle such as infra-red photoionization, or thermal conductivity, each equipped with a continuous recorder.

d) Every owner or operator using a condenser to comply with Section 218.501 of this Subpart shall install, calibrate, maintain, and operate, according to manufacturer's specifications, the following:

1) A condenser exit temperature monitoring device equipped with a continuous recorder and having an accuracy of ± 1 percent of the temperature being monitored expressed in degrees Celsius; or

2) A VOM monitoring device used to indicate the concentration of VOM such as infra-red, photoionization, or thermal conductivity, each equipped with a continuous recorder.

e) Every owner or operator using a carbon adsorber to comply with this Subpart shall install, calibrate, maintain, and operate, according to the manufacturer's specifications, the following equipment:

1) An integrating regeneration stream flow monitoring device having

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

an accuracy of + 10 percent, and a carbon bed temperature monitoring device having an accuracy of + 1 percent of the temperature being monitored expressed in degrees Celsius, both equipped with a continuous recorder; or

- 2) A VOM monitoring device used to indicate the concentration level of VOM exiting such device based on a detection principle such as infra-red, photoionization, or thermal conductivity, each equipped with a continuous recorder.

f) Every owner or operator using a boiler or process heater with a design heat input capacity less than 44 Mw to comply with Section 218.501 of this Subpart shall install, calibrate, maintain, and operate, according to the manufacturer's specifications, a temperature monitoring device in the firebox with an accuracy of + 1 percent of the temperature being measured expressed in degrees Celsius, equipped with a continuous recorder. Any boiler or process heater in which all process vent streams are introduced with primary fuel is exempt from this requirement.

g) The owner or operator of a process vent shall be permitted to monitor by an alternative method or may monitor parameters other than those listed in subsections (a) through (f) of this Section, if approved by the Agency and USEPA. Such alternative method or parameters shall be contained in the source's operating permit as federally enforceable permit conditions.

h) Notwithstanding subsections (a) through (g) of this Section, sources using a scrubber, shell and tube condenser using a non-refrigerated cooling media, or other control device meeting the criteria of Section 218.501(c) of this Subpart, are required to monitor compliance with the requirements of this Subpart on and after the earlier to occur of the date such device is replaced for any reason or December 31, 1999.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.505 Reporting and Recordkeeping for Batch Operations

a) Every owner or operator of a de minimis single unit operation or batch process train exempt under Section 218.500(c)(1) or (c)(2) of this Subpart shall keep records of the uncontrolled total annual mass emissions for any de minimis single unit operation or batch process train, as applicable, and documentation verifying these values or measurements. The documentation shall include the engineering calculations or measurements coupled with the potential or permitted number of batch cycles per year if the uncontrolled total annual mass emissions is obtained from measurements made in accordance with Section 218.503 of this Subpart.

b) Every owner or operator of a single unit operation exempt under Section 218.500(b)(3) or (d) of this Subpart shall keep the following records:

- 1) The uncontrolled total annual mass emissions and documentation

verifying these values or measurements. The documentation shall include the calculations or measurements coupled with the permitted or permitted number of emission events per year if the uncontrolled total annual mass emissions is obtained from measurements made in accordance with Section 218.503 of this Subpart; and

- 2) The average flow rate in scfm and documentation verifying this value.

c) Every owner or operator of a batch operation subject to the control requirements of Section 218.501 of this Subpart shall keep records of the following parameters required to be monitored under Section 218.504 of this Subpart:

- 1) If using a thermal or catalytic afterburner to comply with Section 218.501 of this Subpart, records indicating the average combustion chamber temperature of the afterburner (or the average temperature upstream and downstream of the catalyst bed for a catalytic afterburner), measured continuously and averaged over the same time period as the performance test;

2) If using a flare (i.e., stream-assisted, air-assisted or nonassisted) to comply with Section 218.501 of this Subpart, continuous records of the flare pilot flame monitoring and records of all periods of operations during which the pilot flame is absent. For purposes of determining compliance with 40 CFR 60.18, incorporated by reference at 218.112 of this Part, records shall also be kept indicating heat content determinations, flow rate measurements and the exit velocity determinations.

- 3) If using any of the following as a control device, the following records:

A) Where a scrubber is used, the exit specific gravity (or alternative parameter which is a measure of the degree of absorbing liquid saturation, if approved by the Agency) and the average exit temperature of the absorbing liquid, measured continuously and averaged over the same time period as the performance test (both measured while the vent stream is routed normally);

B) Where a condenser is used, the average exit (product side) temperature measured continuously and averaged over the same time period as the performance test while the vent stream is routed normally;

C) Where a carbon adsorber is used, the total stream mass flow measured continuously and averaged over the same time period as the performance test (full carbon bed cycle), temperature of the carbon bed after regeneration (and within 15 minutes of completion of any cooling cycle(s)), and duration of the carbon bed steaming cycle (all measured while the vent stream is routed normally); or

D) As an alternative to subsection (c)(3)(A), (c)(3)(B), or (c)(3)(C) of this Section, at a minimum, records indicating the concentration level or reading indicated by the VOM

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

monitoring device at the outlet of the scrubber, condenser, or carbon adsorber, measured continuously and averaged over the same time period as the performance test (while the vent stream is routed normally).

d) Every owner or operator of a single unit operation claiming a vent stream concentration exemption level, as set forth in Section 218.500(d)(1) of this Subpart, shall maintain records to indicate the vent stream concentration is less than or equal to 500 ppmv, and shall notify the Agency in writing if the vent stream concentration at any time equals or exceeds 500 ppmv, within 30 days of such event. Such notification shall include a copy of all records of such event.

e) An owner or operator of a batch operation subject to the control requirements of Section 218.501 of this Subpart may maintain alternative records other than those listed in subsection (c) of this Section. Any alternative recordkeeping shall be approved by the Agency and USPPA and shall be contained in the source's operating permit as federally enforceable permit conditions.

f) Notwithstanding subsections (a) through (f) of this Section, any owner or operator of a batch operation which uses either a scrubber, shell and tube condenser using non-refrigerated cooling media, or other control device meeting the criteria of Section 218.501(c) of this Subpart, is required to monitor compliance with the requirements of this Subpart on and after the earlier to occur of the date such device is replaced for any reason or December 31, 1999.

g) The owner or operator of a de minimis single unit operation or batch process train exempt from the control requirements of Section 218.501(c) of this Subpart shall notify the Agency in writing if the uncontrolled total annual mass emissions from such de minimis single unit operation or batch process train exceed the threshold in Section 218.501(c)(1) or (c)(2) of this Subpart, respectively, within 60 days after the event occurs. Such notification shall include a copy of all records of such event.

h) Every owner or operator of a batch operation required to keep records under this Section shall maintain such records at the source for a minimum period of three years and shall make all such records available to the Agency upon request.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.506 Compliance Date

Every owner or operator of a batch operation subject to Sections 218.500 through 218.506 of this Subpart shall comply with its standards, limitations and mandates by March 15, 1996, or upon initial start up, whichever is later.

(Source: Added at 19 Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Organic Material Emission Standards and Limitations for the Metro East Area.

2) Code Citation: 35 Ill. Adm. Code 219

3) Section Numbers: Proposed Action:

219.500	New
219.501	New
219.502	New
219.503	New
219.504	New
219.505	New
219.506	New

4) Statutory Authority: [415 ILCS 5/27 and 28.5]

5) A Complete Description of the Subjects and Issues Involved:

A more detailed description of this Section 28.5 fast-track rulemaking is contained in the Board's November 18, 1994 opinion and order in docket R94-33, which is available from the Board at the address specified in question 11 below. In summary, this rulemaking proposes the amendment of Subpart V to regulate VOM emissions from batch operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this Part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
219.204	Amend	18 Ill. Reg. 15274 October 14, 1994
219.205	Amend	18 Ill. Reg. 15274 October 14, 1994
219.207	Amend	18 Ill. Reg. 15274 October 14, 1994
219.208	Amend	18 Ill. Reg. 15274 October 14, 1994
219.210	Amend	18 Ill. Reg. 15274 October 14, 1994
219.212	New	18 Ill. Reg. 15274

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.213	New	October 14, 1994
		18 Ill. Reg. 15274
219.214	New	October 14, 1994
		18 Ill. Reg. 15274
219.405	Amend	October 14, 1994
		18 Ill. Reg. 17124
219.406	New	December 2, 1994
		18 Ill. Reg. 17124
219.407	New	December 2, 1994
		18 Ill. Reg. 17124
219.408	New	December 2, 1994
		18 Ill. Reg. 17124
219.409	New	December 2, 1994
		18 Ill. Reg. 17124
219.410	New	December 2, 1994
		18 Ill. Reg. 17124
219.411	New	December 2, 1994
		18 Ill. Reg. 17124
219.412	New	December 2, 1994
		18 Ill. Reg. 17124
219.431	New	December 2, 1994
		18 Ill. Reg. 15274
219.432	New	October 14, 1994
		18 Ill. Reg. 15274
219.433	New	October 14, 1994
		18 Ill. Reg. 15274
219.434	New	October 14, 1994
		18 Ill. Reg. 15274
219.435	New	October 14, 1994
		18 Ill. Reg. 15274
219.436	New	October 14, 1994
		18 Ill. Reg. 15274
219.480	Amend	October 14, 1994
		18 Ill. Reg. 17124
219.686	Amend	December 2, 1994
		18 Ill. Reg. 15274
219.720	New	October 14, 1994
		18 Ill. Reg. 15274
219.722	New	October 14, 1994
		18 Ill. Reg. 15274
219.726	New	October 14, 1994
		18 Ill. Reg. 15274
219.727	New	October 14, 1994
		18 Ill. Reg. 15274
219.728	New	October 14, 1994
		18 Ill. Reg. 15274
219.729	New	October 14, 1994
		18 Ill. Reg. 15274

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.730	New	October 14, 1994
		18 Ill. Reg. 15274
219.780	New	October 14, 1994
		18 Ill. Reg. 17390
219.782	New	December 9, 1994
		18 Ill. Reg. 17390
219.784	New	December 9, 1994
		18 Ill. Reg. 17390
219.786	New	December 9, 1994
		18 Ill. Reg. 17390
219.787	New	December 9, 1994
		18 Ill. Reg. 17390
219.788	New	December 9, 1994
		18 Ill. Reg. 17390
219.789	New	December 9, 1994
		18 Ill. Reg. 17390
219.790	New	December 9, 1994
		18 Ill. Reg. 17390
219.791	New	December 9, 1994
		18 Ill. Reg. 17390
219.792	New	December 9, 1994
		18 Ill. Reg. 17390
219.926	Amend	December 9, 1994
		18 Ill. Reg. 15274
219.946	Amend	October 14, 1994
		18 Ill. Reg. 15274
219.966	Amend	October 14, 1994
		18 Ill. Reg. 15274
219.986	Amend	October 14, 1994
		18 Ill. Reg. 15274
219.Appendix G	New	October 14, 1994
		18 Ill. Reg. 15274
219.Appendix H	New	October 14, 1994
		18 Ill. Reg. 15274

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments regarding R94-33 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Suite 11-500
Chicago, IL 60601

and

Kyle Nash Davis
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-9276

All comments should be clearly marked with the docket number R94-33. Questions may be directed to Audrey Dozuk-Lawless at the Pollution Control Board at 312-814-6923, or Kyle Nash Davis, Illinois Environmental Protection Agency at 217-524-3333.

2) Organic Regulatory Flexibility Analysis:

These proposed rules are mandated by the Clean Air Act and, therefore, no small businesses will be affected to a degree greater than allowed by federal law. Consequently, a Regulatory Flexibility Analysis is not applicable.

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 23, 1994
- B) Types of small businesses affected: Only those in the context of the proposed amendments to 35 Ill. Adm. Code 218 Subpart B and 219 Subpart B.
- C) Reporting, bookkeeping or other procedures required for compliance: Recordkeeping is required to the extent necessary to demonstrate that a source is either not subject to the equipment requirements of the proposed Subpart or to demonstrate that the source is meeting the requirements of the proposal. The recordkeeping and reporting requirements are in either Section 219.508 or 219.505, depending on the method of compliance.
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 219
ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE METRO EAST AREA

SUBPART A: GENERAL PROVISIONS

Section	
219.100	Introduction
219.101	Savings Clause
219.102	Abbreviations and Conversion Factors
219.103	Applicability
219.104	Definitions
219.105	Test Methods and Procedures
219.106	Compliance Dates
219.107	Operation of Afterburners
219.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
219.109	Vapor Pressure of Volatile Organic Liquids
219.110	Vapor Pressure of Organic Material or Solvents
219.111	Vapor Pressure of Volatile Organic Material
219.112	Incorporations by Reference
219.113	Monitoring for Negligibly-Reactive Compounds

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	
219.119	Applicability for VOL
219.120	Control Requirements for Storage Containers of VOL
219.121	Storage Containers of VPL
219.122	Loading Operations
219.123	Petroleum Liquid Storage Tanks
219.124	External Floating Roofs
219.125	Compliance Dates
219.126	Compliance Plan (Repealed)
219.127	Testing VOL Operations
219.128	Monitoring VOL Operations
219.129	Recordkeeping and Reporting for VOL Operations

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
219.141	Separation Operations
219.142	Pumps and Compressors

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.143 Vapor Blowdown
219.144 Safety Relief Valves

SUBPART E: SOLVENT CLEANING

Section

219.181 Solvent Cleaning in General
219.182 Cold Cleaning
219.183 Open Top Vapor Degreasing
219.184 Conveyorized Degreasing
219.185 Compliance Schedule (Repealed)
219.186 Test Methods

SUBPART F: COATING OPERATIONS

Section

219.204 Emission Limitations
219.205 Daily-Weighted Average Limitations
219.206 Solids Basis Calculation
219.207 Alternative Emission Limitations
219.208 Exemptions from Emission Limitations
219.209 Exemption from General Rule on Use of Organic Material
219.210 Compliance Schedule
219.211 Recordkeeping and Reporting

SUBPART G: USE OF ORGANIC MATERIAL

Section

219.301 Use of Organic Material
219.302 Alternative Standard
219.303 Fuel Combustion Emission Units
219.304 Operations with Compliance Program

SUBPART H: PRINTING AND PUBLISHING

Section

219.401 Flexographic and Rotogravure Printing
219.402 Applicability
219.403 Compliance Schedule
219.404 Recordkeeping and Reporting
219.405 Heatset-Web-Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING PLANT

Section

219.421 General Requirements
219.422 Inspection Program Plan for Leaks
219.423 Inspection Program for Leaks

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.424 Repairing Leaks
219.425 Recordkeeping for Leaks
219.426 Report for Leaks
219.427 Alternative Program for Leaks
219.428 Open-ended Valves
219.429 Standards for Control Devices
219.430 Compliance Date (Repealed)

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES;
ASPHALT MATERIALS

Section

219.441 Petroleum Refinery Waste Gas Disposal
219.442 Vacuum Producing Systems
219.443 Wastewater (Oil/Water) Separator
219.444 Process Unit Turnarounds
219.445 Leaks: General Requirements
219.446 Monitoring Program Plan for Leaks
219.447 Monitoring Program for Leaks
219.448 Recordkeeping for Leaks
219.449 Reporting for Leaks
219.450 Alternative Program for Leaks
219.451 Sealing Device Requirements
219.452 Compliance Schedule for Leaks
219.453 Compliance Dates (Repealed)

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section

219.461 Manufacture of Pneumatic Rubber Tires
219.462 Green Tire Spraying Operations
219.463 Alternative Emission Reduction Systems
219.464 Emission Testing
219.465 Compliance Dates (Repealed)
219.466 Compliance Plan (Repealed)

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section

219.480 Applicability
219.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
219.482 Control of Air Dryers, Production Equipment Exhaust Systems and Filters
219.483 Material Storage and Transfer
219.484 In-Process Tanks
219.485 Leaks
219.486 Other Emission Units
219.487 Testing

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.489 Monitoring for Air Pollution Control Equipment
 219.489 Recordkeeping for Air Pollution Control Equipment

SUBPART V: BATCH OPERATIONS AND AIR OXIDATION PROCESSES

Section
 219.501 Applicability for Batch Operations
 219.501 Control Requirements for Batch Operations
 219.501 Determination of Uncontrolled Total Annual Mass Emissions and Actual
 Weighted Average Flow Rate Values for Batch Operations
 219.503 Performance and Testing Requirements for Batch Operations
 219.504 Monitoring Requirements for Batch Operations
 219.505 Reporting and Recordkeeping for Batch Operations
 219.506 Compliance Date
 219.520 Emission Limitations for Air Oxidation Processes
 219.521 Definitions (Repealed)
 219.522 Savings Clause
 219.523 Compliance
 219.524 Determination of Applicability
 219.525 Emission Limitations for Air Oxidation Processes (Renumbered)
 219.526 Testing and Monitoring
 219.527 Compliance Date (Repealed)

SUBPART W: AGRICULTURE

Section
 219.541 Pesticide Exception

SUBPART X: CONSTRUCTION

Section
 219.561 Architectural Coatings
 219.562 Paving Operations
 219.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
 219.581 Bulk Gasoline Plants
 219.581 Bulk Gasoline Terminals
 219.582 Gasoline Dispensing Operations - Storage Tank Filling Operations
 219.583 Gasoline Delivery Vessels
 219.584 Gasoline Volatility Standards
 219.585 Gasoline Dispensing Operations - Motor Vehicle Fueling Operations
 219.586 (Repealed)

SUBPART Z: DRY CLEANERS

Section

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.601 Perchloroethylene Dry Cleaners
 219.602 Exemptions
 219.603 Leaks
 219.604 Compliance Dates (Repealed)
 219.605 Compliance Plan (Repealed)
 219.606 Exception to Compliance Plan (Repealed)
 219.607 Standards for Petroleum Solvent Dry Cleaners
 219.608 Operating Practices for Petroleum Solvent Dry Cleaners
 219.609 Program for Inspection and Repair of Leaks
 219.610 Testing and Monitoring
 219.611 Exception for Petroleum Solvent Dry Cleaners
 219.612 Compliance Dates (Repealed)
 219.613 Compliance Plan (Repealed)

SUBPART AA: PAINT AND INK MANUFACTURING

Section
 219.620 Applicability
 219.621 Exemption for Waterbase Material and Heatset- Offset Ink
 219.623 Permit Conditions
 219.624 Open-Top Mills, Tanks, Vats or Vessels
 219.625 Grinding Mills
 219.626 Storage Tanks
 219.628 Leaks
 219.630 Clean Up
 219.636 Compliance Schedule
 219.637 Recordkeeping and Reporting

SUBPART BB: POLYSTYRENE PLANTS

Section
 219.640 Applicability
 219.642 Emissions Limitation at Polystyrene Plants
 219.644 Emissions Testing

SUBPART GG: MARINE TERMINALS

Section
 219.760 Applicability
 219.762 Control Requirements
 219.764 Compliance Certification
 219.766 Leaks
 219.768 Testing and Monitoring
 219.770 Recordkeeping and Reporting
 219.775 Applicability of Subpart BB (Renumbered)
 219.777 Emissions Limitation at Polystyrene Plants (Renumbered)
 219.779 Compliance Date (Repealed)
 219.781 Compliance Plan (Repealed)
 219.783 Special Requirements for Compliance Plan (Repealed)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

219.886 Emissions Testing (Renumbered)

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section

219.920 Applicability

219.923 Permit Conditions

219.926 Control Requirements

219.927 Compliance Schedule

219.928 Testing

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section

219.940 Applicability

219.943 Permit Conditions

219.946 Control Requirements

219.947 Compliance Schedule

219.948 Testing

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section

219.960 Applicability

19.963 Permit Conditions

219.966 Control Requirements

219.967 Compliance Schedule

219.968 Testing

SUBPART TT: OTHER EMISSION UNITS

Section

219.980 Applicability

219.983 Permit Conditions

219.986 Control Requirements

219.987 Compliance Schedule

219.988 Testing

SUBPART UU: RECORDKEEPING AND REPORTING

Section

219.990 Exempt Emission Units

219.991 Subject Emission Units

APPENDIX A

List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing

APPENDIX B

VOM Measurement Techniques for Capture Efficiency

APPENDIX C

Reference Test Methods For Air Oxidation Processes

APPENDIX D

Coefficients for the Total Resource Effectiveness Index (TRE)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

APPENDIX E

Equation
List of Affected Marine Terminals

AUTHORITY: Implementing Section 10 and authorized by Section 28.5 of the Environmental Protection Act [415 ILCS 5/10 and 28.5].

SOURCE: Adopted in R91-8 at 15 Ill. Reg. 12491, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13597, effective August 24, 1992; amended in R91-30 at 16 Ill. Reg. 13883, effective August 24, 1992; emergency amendment in R93-12 at 17 Ill. Reg. 8295, effective May 24, 1993, for a maximum of 150 days; amended in R93-9 at 17 Ill. Reg. 16918, effective September 27, 1993 and October 21, 1993; amended in R93-28 at 18 Ill. Reg. 4242, effective March 3, 1994; amended in R94-12 at 18 Ill. Reg. 14987, effective September 21, 1994; amended in R94-15 at 18 Ill. Reg. 16415, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16980, effective November 15, 1994; amended in R94-33 at 19 Ill. Reg. _____, effective _____.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

NOTE: In this Part superscript numbers or letters are denoted by parentheses, subscript are denoted by brackets; and SUM means the summation series or sigma function as used in mathematic.

SUBPART V: BATCH OPERATIONS AND AIR OXIDATION PROCESSES

Section 219.500 Applicability for Batch Operations

a) The control requirements set forth in Section 219.501 of this Subpart shall apply to:

- 1) Process vents associated with batch operations at sources identified by any of the following four-digit standard industrial classification ("SIC") codes, as defined in the 1987 edition of the Federal Standard Industrial Classification Manual: SIC 2821, 2833, 2834, 2861, 2865, 2869, and 2879; and
- 2) All batch operations at Stepan Company's Milledale manufacturing facility, Elwood, Illinois.

b) The requirements of Sections 219.500 through 219.506 shall not apply to:

- 1) Any emission unit included within the category specified in 35 Ill. Adm. Code Part 219, Subpart B or T;
- 2) Any emission unit included within the category specified in Sections 219.520 through 219.527 of this Subpart; and
- 3) Any emission unit included within an Early Reduction Program, as specified in 40 CFR Part 63, and published in 57 Fed. Reg. 61970 (December 29, 1992), evidenced by a timely enforceable commitment approved by USEPA.

c) The following single unit operations and batch process trains are subject to this Subpart but are considered to be de minimis and are:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

therefore, exempt from the control requirements of Section 219.501 of this Subpart. However, the recordkeeping and reporting requirements in Section 219.505 of this Subpart shall apply to such de minimis single unit operations and batch process trains:

- 1) Within a batch operation, any single unit operation with uncontrolled total annual mass emissions of less than or equal to 500 lb/yr of VOM. Such single unit operations are also excluded from the calculation of the total annual mass emissions for a batch process train. If the uncontrolled total annual mass emissions from such exempt single unit operation exceed 500 lb/yr of VOM in any subsequent year, the source shall calculate applicability in accordance with subsection (d) of this Section for both the individual single unit operation and the batch process train containing the single unit operation; and
- 2) Any batch process train containing process vents that have, in the aggregate, uncontrolled total annual mass emissions, as determined in accordance with Section 219.502(a) of this Subpart, of less than 30,000 lb/yr of VOM for all products manufactured in such batch process train.

d) The applicability equations in subsection (e) of this Section, which require the calculation of uncontrolled total annual mass emissions and flow rate value, shall be used to determine whether a single unit operation or a batch process train is subject to the control requirements set forth in Section 219.501 of this Subpart. The applicability equation shall be applied to the following:

- 1) Any single unit operation with uncontrolled total annual mass emissions that exceed 500 lb/yr and with a VOM concentration greater than 500 ppmv. In this individual determination, no applicability analysis shall be performed for any single unit operation with a VOM concentration of less than or equal to 500 ppmv; and

2) Any batch process train containing process vents which, in the aggregate, have uncontrolled total annual mass emissions of 30,000 lb/yr or more of VOM from all products manufactured in the batch process train. Any single unit operation with uncontrolled total annual mass emissions exceeding 500 lb/yr, regardless of VOM concentration, shall be included in the aggregate applicability analysis.

e) Applicability equations

- 1) The applicability equations in this subsection are specific to volatility.
- 2) For purposes of this subsection, the following abbreviations apply:

A) FR = Vent stream flow rate, scfm;

B) UTAME = Uncontrolled total annual mass emissions of VOM, expressed as lb/yr.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

C) WAV = Weighted average volatility;

D) MVOM[i] = Mass of VOM component i;

E) MWVOM[i] = Molecular weight of VOM component i; and

F) VP[i] = Vapor pressure of VOM component i.

3) Weighted average volatility shall be calculated as follows:

$$\text{WAV} = \frac{\sum_{i=1}^n \left[\frac{(\text{VP}[i]) \times (\text{MWVOM}[i])}{(\text{MWVOM}[i])} \right]}{\sum_{i=1}^n (\text{MWVOM}[i])}$$

4) For purposes of determining applicability, flow rate values shall be calculated as follows:

A) Low WAV has a vapor pressure less than or equal to 75 mmHg at 20°C (68°F), and shall use the following equation:

$$\text{FR} = [0.07 (\text{UTAME})] - 1.821$$

B) Moderate WAV has a vapor pressure greater than 75 mmHg but less than or equal to 150 mmHg at 20°C (68°F), and shall use the following equation:

$$\text{FR} = [0.031 (\text{UTAME})] - 494$$

C) High WAV has a vapor pressure greater than 150 mmHg at 20°C (68°F), and shall use the following equation:

$$\text{FR} = [0.013 (\text{UTAME})] - 301$$

5) To determine the vapor pressure of VOM, the applicable methods and procedures in Section 219.111 of this Part shall apply.

(Source: Added at 19 Ill. Reg. _____, effective _____)

B) Section 219.501 Control Requirements for Batch Operations

a) Every owner or operator of a single unit operation with an average flow rate, as determined in accordance with Section 219.502(b) of this Subpart, below the flow rate value calculated by the applicability equations contained in Section 219.500(e) of this Subpart, shall reduce uncontrolled VOM emissions from such single unit operation by an overall efficiency, on average, of at least 90 percent, or 20 ppmv, per batch cycle.

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

- b) Every owner or operator of a batch process train with an average flow rate, as determined in accordance with Section 219.502(b)(2) of this Subpart, below the flow rate value calculated by the applicability equations contained in Section 219.500(e) of this Subpart, shall reduce uncontrolled VOM emissions from such batch process train by an overall efficiency, on average, of at least 90 percent, or 20 ppmv, per batch cycle. For purposes of demonstrating compliance with the emission limitations set forth in this Section, any control device meeting the criteria in subsection (c) of this Section shall be deemed to achieve a control efficiency of 90 percent, or 20 ppmv, per batch cycle, as applicable.
- c) Notwithstanding subsection (a) or (b) of this Section, any source that has installed on or before March 15, 1995, any control device which is demonstrated to the Agency's satisfaction to be unable to meet the applicable control requirements of this Section, scrubber, or shell and tube condenser using a non-refrigerated cooling media, and such device achieves at least 81 percent control efficiency of VOM emissions, is required to meet the 90 percent emission limitation or 20 ppmv VOM concentration set forth in subsection (a) or (b) of this Section, as applicable, upon the earlier to occur of the date the device is replaced for any reason, including, but not limited to, normal maintenance, malfunction, accident, and obsolescence, or December 31, 1999. A scrubber, shell and tube condenser using a non-refrigerated cooling media, or other control device meeting the criteria of this subsection, is considered replaced when:
- 1) All of the device is replaced; or
 - 2) When either the cost to repair the device or the cost to replace part of the device exceeds 50 percent of the cost of replacing the entire device with a control device that complies with the 90 percent emission limitation or 20 ppmv VOM concentration level in subsection (a) of this Section, as applicable.
- d) If a boiler or process heater is used to comply with this Section, the vent stream shall be introduced into the flame zone of the boiler or process heater.
- e) If a flare is used to comply with this Section, it shall comply with the requirements of 40 CFR 60.18, incorporated by reference at Section 219.112 of this Part. The flare operation requirements of 40 CFR 60.18 do not apply if a process, not subject to this Subpart, vents an emergency relief discharge into a common flare header and causes the flare servicing the process subject to this Subpart to not comply with one or more of the provisions of 40 CFR 60.18.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.502 Determination of Uncontrolled Total Annual Mass Emissions and Actual Weighted Average Flow Rate Values for Batch Operations

- a) Uncontrolled total annual mass emissions shall be determined by the

following methods:

- 1) Direct process vent emissions measurements taken prior to any release to the atmosphere, following any recovery device and prior to any control device, provided such measurements conform with the requirements of measuring the mass flow rate of VOM incoming to the single unit operation as set forth in Section 219.503(f)(2), (f)(3)(A) and (f)(3)(B) of this Subpart; or
- 2) Engineering estimates of the uncontrolled VOM emissions from a process vent or process vents, in the aggregate, within a batch process train, multiplied by the potential or permitted number of batch cycles per year as follows:
 - A) Engineering estimates of the uncontrolled VOM emissions shall be based upon accepted chemical engineering principles, measurable process parameters, or physical or chemical laws and their properties. Examples of methods include, but are not limited to, the following:
 - i) Use of material balances based on process stoichiometry to estimate maximum VOM concentrations;
 - ii) Estimation of maximum flow rate based on physical equipment design such as pump or blower capacities; and
 - iii) Estimation of VOM concentrations based on saturation conditions.
 - B) All data, assumptions and procedures used in any engineering estimate shall be documented.
- b) Average flow rate shall be determined by any of the following methods:
 - 1) Direct process vent flow rate measurements taken prior to any release to the atmosphere, following any recovery device and prior to any control device, provided such measurements conform with the requirements of measuring incoming volumetric flow rate set forth in Section 219.503(e)(2) of this Subpart;
 - 2) Average flow rate for a single unit operation having multiple emission events or batch process trains shall be the weighted average flow rate, calculated as follows:

$$WAF = \frac{\sum_{i=1}^n (AFR[i] \times ADE[i])}{\sum_{i=1}^n ADE[i]}$$

$$WAF = \frac{\sum_{i=1}^n (ADE[i])}{\sum_{i=1}^n ADE[i]}$$

where:

WAF = Actual weighted average flow rate for a single unit operation or batch process train;
 AFR[i] = Average flow rate per emission event;
 ADE[i] = Annual duration of emission event; and

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 3) Engineering estimates calculated in accordance with the requirements in subsection (a)(2) of this Section.
- c) For purposes of determining the average flow rate for steam vacuuming systems, the steam flow shall be included in the average flow rate calculation.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.503 Performance and Testing Requirements for Batch Operations

- a) Upon the Agency's request, the owner or operator of a batch operation shall conduct testing to demonstrate compliance with Section 219.501 of this Subpart. The owner or operator shall, at its own expense, conduct such tests in accordance with the applicable test methods and procedures specified in Section 219.503(d), (e), and (f) of this Subpart.
- b) Notwithstanding subsection (a) of this Section, flares and process boilers used to comply with control requirements of Section 219.501 of this Subpart shall be exempt from performance testing requirements. When a flare is used to comply with the control requirements of Section 219.501 of this Subpart, the flare shall comply with the requirements of 40 CFR 60.18, incorporated by reference at Section 219.112 of this Part.
- d) The owner or operator of a batch operation that is exempt from the control requirements of Section 219.501 of this Subpart shall demonstrate, upon the Agency's request, the absence of oversized gas moving equipment in any manifold. Gas moving equipment shall be considered oversized if it exceeds the maximum requirements of the exhaust flow rate by more than 30 percent.
- e) For the purpose of demonstrating compliance with the control requirements in Section 219.501 of this Subpart, the batch operation shall be run at representative operating conditions and flow rates during any performance test.
- f) The following methods in 40 CFR 60, Appendix A, incorporated by reference at Section 219.112 of this Part, shall be used to demonstrate compliance with the reduction efficiency requirement set forth in Section 219.501 of this Subpart:
- 1) Method 1 or 1A, as appropriate, for selection of the sampling sites if the flow measuring device is not a rotameter. The control device inlet sampling site for determination of vent stream VOM composition reduction efficiency shall be prior to the control device and after the control device;
 - 2) Method 2, 2A, 2C, or 2D, as appropriate, for determination of gas stream volumetric flow rate flow measurements, which shall be taken continuously. No traverse is necessary when the flow measuring device is an ultrasonic probe;
 - 3) Method 25A or Method 18, if applicable, to determine the

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- concentration of VOM in the control device inlet and outlet:
- A) The sampling time for each run will be the entire length of the batch cycle in which readings shall be taken continuously, if Method 25A is used, or as often as is possible using Method 18, with a maximum of 15-minute intervals between measurements throughout the batch cycle;
- B) The mass emission rate from the process vent or inlet to the control device shall be determined by combining concentration and flow rate measurements taken simultaneously at sampling sites selected in accordance with subsection (f)(1) of this Section throughout the batch cycle;
- C) The mass emission rate from the control device outlet shall be obtained by combining concentration and flow rate measurements taken simultaneously at sampling sites selected in accordance with subsection (f)(1) of this Section throughout the batch cycle; and
- D) The efficiency of the control device shall be determined by integrating the mass emission rates obtained in subsection (c)(3)(A) and (c)(3)(B) of this Section, over the time of the batch cycle and dividing the difference in inlet and outlet mass flow totals by the inlet mass flow total.

- 2) Upon request by the Agency to conduct testing, an owner or operator of a batch operation which has installed a scrubber, a shell and tube condenser using a non-refrigerated cooling media, or any other control device which meets the criteria of Section 219.501(c) of this Subpart, shall demonstrate that such device achieves the control efficiency applicable within Section 219.501 of this Subpart upon the earlier to occur of the date the device is replaced or December 31, 1999.
- h) The owner or operator of a batch operation may propose an alternative test method or procedures to demonstrate compliance with the control requirements set forth in Section 219.501 of this Subpart. Such method or procedures shall be approved by the Agency and USEPA as evidenced by federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.504 Monitoring Requirements for Batch Operations

- a) Every owner or operator using an afterburner to comply with Section 219.501 of this Subpart shall install, calibrate, maintain and operate, according to manufacturer's specifications, temperature monitoring devices with an accuracy of ± 1 percent of the temperature being measured expressed in degrees Celsius, equipped with continuous recorders.
- 1) Where a catalytic afterburner is used, temperature monitoring devices shall be installed in the gas stream immediately before and after the catalyst bed.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 2) Where an afterburner other than a catalytic afterburner is used, a temperature monitoring device shall be installed in the combustion chamber.
- b) Every owner or operator using a flare to comply with Section 219.501 of this Subpart shall install, calibrate, maintain and operate, according to manufacturer's specifications, a heat sensing device, such as an ultra-violet beam sensor or thermocouple, at the pilot light to indicate continuous presence of a flame.
- c) Every owner or operator using a scrubber to comply with this Section 219.501 of this Subpart shall install, calibrate, maintain, and operate, according to manufacturer's specifications, the following:
- 1) A temperature monitoring device for scrubbant liquid having an accuracy of ± 1 percent of the temperature being monitored expressed in degrees Celsius and a specific gravity device for scrubbant liquid, each equipped with a continuous recorder; or
 - 2) A VOM monitoring device used to indicate the concentration of VOM exiting the control device based on a detection principle such as infra-red photoionization, or thermal conductivity, each equipped with a continuous recorder.
- d) Every owner or operator using a condenser to comply with Section 219.501 of this Subpart shall install, calibrate, maintain, and operate, according to manufacturer's specifications, the following:
- 1) A condenser exit temperature monitoring device equipped with a continuous recorder and having an accuracy of ± 1 percent of the temperature being monitored expressed in degrees Celsius; or
 - 2) A VOM monitoring device used to indicate the concentration of VOM such as infra-red, photoionization, or thermal conductivity, each equipped with a continuous recorder.
- e) Every owner or operator using a carbon adsorber to comply with this Subpart shall install, calibrate, maintain, and operate, according to the manufacturer's specifications, the following equipment:
- 1) An integrating regeneration stream flow monitoring device having an accuracy of ± 10 percent, and a carbon bed temperature monitoring device having an accuracy of ± 1 percent of the temperature being monitored expressed in degrees Celsius, both equipped with a continuous recorder; or
 - 2) A VOM monitoring device used to indicate the concentration level of VOM exiting such device based on a detection principle such as infra-red, photoionization, or thermal conductivity, each equipped with a continuous recorder.
- f) Every owner or operator using a boiler or process heater with a design heat input capacity less than 44 Mw to comply with Section 219.501 of this Subpart shall install, calibrate, maintain, and operate, according to the manufacturer's specifications, a temperature monitoring device in the firebox with an accuracy of ± 1 percent of the temperature being measured expressed in degrees Celsius, equipped with a continuous recorder. Any boiler or process heater in which all process vent streams are introduced with primary fuel is exempt from this requirement.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- g) The owner or operator of a process vent shall be permitted to monitor by an alternative method or may monitor parameters other than those listed in subsections (a) through (f) of this Section, if approved by the Agency and USEPA. Such alternative method or parameters shall be contained in the source's operating permit as federally enforceable permit conditions.
- h) Notwithstanding subsections (a) through (g) of this Section, sources using a scrubber, shell and tube condenser using a non-refrigerated cooling media, or other control device meeting the criteria of Section 219.501(c) of this Subpart, are required to monitor compliance with the requirements of this Subpart on and after the earlier to occur of the date such device is replaced for any reason or December 31, 1993.
- (Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.505 Reporting and Recordkeeping for Batch Operations

- a) Every owner or operator of a de minimis single unit operation or batch process train exempt under Section 219.500(c)(1) or (c)(2) of this Subpart shall keep records of the uncontrolled total annual mass emissions for any de minimis single unit operation or batch process train, as applicable, and documentation verifying these values or measurements. The documentation shall include the engineering calculations or measurements coupled with the potential or permitted number of batch cycles per year if the uncontrolled total annual mass emissions is obtained from measurements made in accordance with Section 219.503 of this Subpart.
- b) Every owner or operator of a single unit operation exempt under Section 219.500(b)(3) or (d) of this Subpart shall keep the following records:
- 1) The uncontrolled total annual mass emissions and documentation verifying these values or measurements. The documentation shall include the calculations or measurements coupled with the permitted or permitted number of emission events per year if the uncontrolled total annual mass emissions is obtained from measurements made in accordance with Section 219.503 of this Subpart; and
 - 2) The average flow rate in scfm and documentation verifying this value.
- c) Every owner or operator of a batch operation subject to the control requirements of Section 219.501 of this Subpart shall keep records of the following parameters required to be monitored under Section 219.504 of this Subpart:
- 1) If using a thermal or catalytic afterburner to comply with Section 219.501 of this Subpart, records indicating the average combustion chamber temperature of the afterburner (or the average temperature upstream and downstream of the catalyst bed for a catalytic afterburner), measured continuously and averaged over

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

the same time period as the performance test;

- 2) If using a flare (i.e., stream-assisted, air-assisted or nonassisted) to comply with Section 219.501 of this Subpart, continuous records of the flare pilot flame monitoring and records of all periods of operations during which the pilot flame is absent. For purposes of determining compliance with 40 CFR 60.18, incorporated by reference at 219.112 of this Part, records shall also be kept indicating heat content determinations, flow rate measurements and the exit velocity determinations.

- 3) If using any of the following as a control device, the following records:

A) Where a scrubber is used, the exit specific gravity (or alternative parameter which is a measure of the degree of absorbing liquid saturation, if approved by the Agency) and the average exit temperature of the absorbing liquid, measured continuously and averaged over the same time period as the performance test (both measured while the vent stream is routed normally);

B) Where a condenser is used, the average exit (product side) temperature measured continuously and averaged over the same time period as the performance test while the vent stream is routed normally;

C) Where a carbon adsorber is used, the total stream mass flow measured continuously and averaged over the same time period as the performance test (full carbon bed cycle), temperature of the carbon bed after regeneration (and within 15 minutes of completion of any cooling cycle(s)), and duration of the carbon bed steaming cycle (all measured while the vent stream is routed normally); or

D) As an alternative to subsections (C)(3)(A), (C)(3)(B), or (C)(3)(C) of this Section, at a minimum, records indicating the concentration level or reading indicated by the VOM monitoring device at the outlet of the scrubber, condenser, or carbon adsorber, measured continuously and averaged over the same time period as the performance test (while the vent stream is routed normally).

- d) Every owner or operator of a single unit operation claiming a vent stream concentration exemption level, as set forth in Section 219.500(d)(1) of this Subpart, shall maintain records to indicate the vent stream concentration is less than or equal to 500 ppmv, and shall notify the Agency in writing if the vent stream concentration at any time equals or exceeds 500 ppmv, within 30 days of such event. Such notification shall include a copy of all records of such event.

- e) An owner or operator of a batch operation subject to the control requirements of Section 219.501 of this Subpart may maintain alternative records other than those listed in subsection (c) of this Section. Any alternative recordkeeping shall be approved by the Agency and USEPA and shall be contained in the source's operating permit as federally enforceable permit conditions.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- f) Notwithstanding subsections (a) through (f) of this Section, any owner or operator of a batch operation which uses either a scrubber, shell and tube condenser using non-refrigerated cooling media, or other control device meeting the criteria of Section 219.501(c) of this Subpart, is required to monitor compliance with the requirements of this Subpart on and after the earlier to occur of the date such device is replaced for any reason or December 31, 1999.

- g) The owner or operator of a de minimis single unit operation or batch process train exempt from the control requirements of Section 219.501(c) of this Subpart shall notify the Agency in writing if the uncontrolled total annual mass emissions from such de minimis single unit operation or batch process train exceed the threshold in Section 219.501(c)(1) or (c)(2) of this Subpart, respectively, within 60 days after the event occurs. Such notification shall include a copy of all records of such event.

- h) Every owner or operator of a batch operation required to keep records under this Section shall maintain such records at the source for a minimum period of three years and shall make all such records available to the Agency upon request.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.506 Compliance Date

Every owner or operator of a batch operation subject to Sections 219.500 through 219.506 of this Subpart shall comply with its standards, limitations and mandates by March 15, 1996, or upon initial start up, whichever is later.

(Source: Added at 19 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

A.C. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

These proposed amendments may have an impact on small businesses, small municipalities, and not for profit corporations as defined in Sections 1-75, 1-80 and 1-85 of the Illinois Administrative Procedure Act. These entities may submit comments in writing to the Department at the above address in accordance with the regulatory flexibility provisions in Section 5-30 of the Illinois Administrative Procedure Act. These entities shall indicate their status as small businesses, small municipalities, or not for profit corporations as part of any written comments they submit to the Department.

A. Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 5, 1994

B) Types of small businesses affected: Providers of medical services in the home, including but not limited to nurses, home health aides and vendors of medical supplies and equipment.

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

- 140.1 Incorporation By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Children Under Age Eight Who Do Not Qualify as Mandatory Categorically Needy and Disabled Persons Under Age 21 Who May Qualify for Medicaid and In-Home Care (Model Waiver), Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.4 Covered Medical Services Under GA
140.5 Medical Services Not Covered
140.6 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Eight
140.7 Medical Assistance For Qualified Severely Impaired Individuals
140.8 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.9 Medical Assistance Provided to Incarcerated Persons
140.10

SUBPART B: MEDICAL PROVIDER PARTICIPATION

Section

- 140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20 Submittal of Claims
140.21 Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.22 Magnetic Tape Billings

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

140.23 Payment of Claims
 140.24 Payment Procedures
 140.25 Overpayment or Underpayment of Claims
 140.26 Payment to Factors Prohibited
 140.27 Assignment of Vendor Payments
 140.28 Record Requirements for Medical Providers
 140.30 Audits
 140.31 Emergency Services Audits
 140.32 Prohibition on Participation, and Special Permission for Participation
 140.33 Publication of List of Terminated, Suspended or Barred Entities
 140.35 False Reporting and Other Fraudulent Activities
 140.40 Prior Approval for Medical Services or Items
 140.41 Prior Approval in Cases of Emergency
 140.42 Limitation on Prior Approval
 140.43 Post Approval for Items or Services When Prior Approval Cannot Be Obtained
 140.71 Reimbursement for Medical Services Through the Use of a C-13 Invoice
 140.72 Voucher Advance Payment and Expedited Payments
 140.73 Drug Manual Updates (Recodified)

SUBPART C: PROVIDER ASSESSMENTS

Section
 140.80 Hospital Provider Fund
 140.82 Developmentally Disabled Care Provider Fund
 140.84 Long Term Care Provider Fund
 140.94 Medicaid Developmentally Disabled Provider Participation Fee Trust Fund/Medicaid Long Term Care Provider Participation Fee Trust Fund
 140.95 Hospital Services Trust Fund
 140.96 General Requirements (Recodified)
 140.97 Special Requirements (Recodified)
 140.98 Covered Hospital Services (Recodified)
 140.99 Hospital Services Not Covered (Recodified)
 140.100 Limitation on Hospital Services (Recodified)
 140.101 Transplants (Recodified)
 140.102 Heart Transplants (Recodified)
 140.103 Liver Transplants (Recodified)
 140.104 Bone Marrow Transplants (Recodified)
 140.110 Disproportionate Share Hospital Adjustments (Recodified)
 140.116 Payment for Inpatient Services for GA (Recodified)
 140.117 Hospital Outpatient and Clinic Services (Recodified)
 140.200 Payment for Hospital Services During Fiscal Year 1982 (Recodified)
 140.201 Payment for Hospital Services After June 30, 1982 (Repealed)
 140.202 Payment for Hospital Services During Fiscal Year 1983 (Recodified)
 140.203 Limits on Length of Stay by Diagnosis (Recodified)
 140.300 Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

140.350 Copayments (Recodified)
 140.360 Payment Methodology (Recodified)
 140.361 Non-Participating Hospitals (Recodified)
 140.362 Pre July 1, 1989 Services (Recodified)
 140.363 Post June 30, 1989 Services (Recodified)
 140.364 Prepayment Review (Recodified)
 140.365 Base Year Costs (Recodified)
 140.366 Restructuring Adjustment (Recodified)
 140.367 Inflation Adjustment (Recodified)
 140.368 Volume Adjustment (Repealed)
 140.369 Groupings (Recodified)
 140.370 Rate Calculation (Recodified)
 140.371 Payment (Recodified)
 140.372 Review Procedure (Recodified)
 140.373 Utilization (Repealed)
 140.374 Alternatives (Recodified)
 140.375 Exemptions (Recodified)
 140.376 Utilization, Case-Mix and Discretionary Funds (Repealed)
 140.390 Subacute Alcoholism and Substance Abuse Services (Recodified)
 140.391 Definitions (Recodified)
 140.392 Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
 140.394 Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
 140.396 Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
 140.398 Hearings (Recodified)

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section
 140.400 Payment to Practitioners, Nurses and Laboratories
 140.410 Physicians' Services
 140.411 Covered Services By Physicians
 140.412 Services Not Covered By Physicians
 140.413 Limitation on Physician Services
 140.414 Requirements for Prescriptions and Dispensing - Physicians
 140.416 Optometric Services and Materials
 140.417 Limitations on Optometric Services
 140.418 Department of Corrections Laboratory
 140.420 Dental Services
 140.421 Limitations on Dental Services
 140.422 Requirements for Prescriptions and Dispensing - Dentists
 140.425 Podiatry Services
 140.426 Limitations on Podiatry Services
 140.427 Requirement for Prescriptions and Dispensing - Podiatry
 140.428 Items - Podiatry

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

140.428 Chiropractic Services
 140.429 Limitations on Chiropractic Services (Repealed)
 140.430 Independent Laboratory Services
 140.431 Services Not Covered by Independent Laboratory
 140.432 Limitations on Independent Laboratory Services
 140.433 Payment for Laboratory Services
 140.434 Record Requirements for Independent Laboratories
 140.435 Nurse Services
 140.436 Limitations on Nurse Services
 140.437 Pharmacy Services
 140.440 Pharmacy Services Not Covered
 140.442 Prior Approval of Prescriptions
 140.443 Filling of Prescriptions
 140.444 Compounded Prescriptions
 140.445 Prescription Items (Not Compounded)
 140.446 Over-the-Counter Items
 140.447 Reimbursement
 140.448 Returned Pharmacy Items
 140.449 Payment of Pharmacy Items
 140.450 Record Requirements for Pharmacies
 140.452 Mental Health Clinic Services
 140.453 Definitions
 140.454 Types of Mental Health Clinic Services
 140.455 Payment for Mental Health Clinic Services
 140.456 Hearings
 140.457 Therapy Services
 140.458 Prior Approval for Therapy Services
 140.459 Payment for Therapy Services
 140.460 Clinic Services
 140.461 Clinic Participation, Data and Certification
 140.462 Covered Services in Clinics
 140.463 Clinic Service Payment
 140.464 Healthy Moms/Healthy Kids Managed Care Clinics
 140.465 Speech and Hearing Clinics (Repealed)
 140.466 Rural Health Clinics
 140.467 Independent Clinics
 140.469 Hospice
 140.470 Home Health Services
 140.471 Home Health Covered Services
 140.472 Types of Home Health Services
 140.473 Prior Approval for Home Health Services
 140.474 Payment for Home Health Services
 140.475 Medical Equipment, Supplies and Prosthetic Devices
 140.476 Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made
 140.477 Limitations on Equipment, Supplies and Prosthetic Devices
 140.478 Prior Approval for Medical Equipment, Supplies and Prosthetic Devices
 140.479 Limitations, Medical Supplies
 140.480 Equipment Rental Limitations

140.481 Payment for Medical Equipment, Supplies and Prosthetic Devices
 140.482 Family Planning Services
 140.483 Limitations on Family Planning Services
 140.484 Payment for Family Planning Services
 140.485 Healthy Kids Program
 140.486 Limitations on Medichuk Services (Repealed)
 140.487 Healthy Kids Program Timeliness Standards
 140.488 Periodicity Schedule, Immunizations and Diagnostic Laboratory Procedures
 140.490 Medical Transportation
 140.491 Limitations on Medical Transportation
 140.492 Payment for Medical Transportation
 140.495 Psychological Services
 140.496 Payment for Psychological Services
 140.497 Hearing Aids

SUBPART E: GROUP CARE

Section
 140.500 Group Care Services
 140.502 Cessation of Payment at Federal Direction
 140.503 Cessation of Payment for Improper Level of Care
 140.504 Cessation of Payment Because of Termination of Facility
 140.505 Continuation of Payment Because of Threat To Life
 140.506 Provider Voluntary Withdrawal
 140.507 Continuation of Provider Agreement
 140.510 Determination of Need for Group Care
 140.511 Long Term Care Services Covered by Department Payment
 140.512 Utilization Control
 140.513 Utilization Review Plan (Repealed)
 140.514 Certifications and Recertifications of Care
 140.515 Management of Recipient Funds--Personal Allowance Funds
 140.516 Recipient Management of Funds
 140.517 Correspondent Management of Funds
 140.518 Facility Management of Funds
 140.519 Use or Accumulation of Funds
 140.520 Management of Recipient Funds--Local Office Responsibility
 140.521 Room and Board Accounts
 140.522 Reconciliation of Recipient Funds
 140.523 Bed Reserves
 140.524 Cessation of Payment Due to Loss of License
 140.525 Quality Incentive Program (QUIP) Payment Levels
 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Repealed)
 140.527 Quality Incentive Survey (Repealed)
 140.528 Payment of Quality Incentive (Repealed)
 140.529 Reviews (Repealed)
 140.530 Basis of Payment for Long Term Care Services
 140.531 General Service Costs

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

140.532 Health Care Costs
 140.533 General Administration Costs
 140.534 Ownership Costs
 140.535 Costs for Interest, Taxes and Rent
 140.536 Organization and Pre-Operating Costs
 140.537 Payments to Related Organizations
 140.538 Special Costs
 140.539 Nurse's Aide Training and Testing
 140.540 Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
 140.541 Salaries Paid to Owners or Related Parties
 140.542 Cost Reports-Filing Requirements
 140.543 Time Standards for Filing Cost Reports
 140.544 Access to Cost Reports (Repealed)
 140.545 Penalty for Failure to File Cost Reports
 140.550 Update of Operating Costs
 140.551 General Service Costs
 140.552 Nursing and Program Costs
 140.553 General Administrative Costs
 140.554 Component Inflation Index
 140.555 Minimum Wage
 140.560 Components of the Base Rate Determination
 140.561 Support Costs Components
 140.562 Nursing Costs
 140.563 Capital Costs
 140.565 Kosher Kitchen Reimbursement
 140.566 Out-of-State Placement
 140.567 Level II Incentive Payments (Repealed)
 140.568 Duration of Incentive Payments (Repealed)
 140.569 Clients With Exceptional Care Needs
 140.570 Capital Rate Component Determination
 140.571 Capital Rate Calculation
 140.572 Total Capital Rate
 140.573 Other Capital Provisions
 140.574 Capital Rates for Rented Facilities
 140.575 Newly Constructed Facilities (Repealed)
 600.576 Renovations (Repealed)
 140.577 Capital Costs for Rented Facilities (Renumbered)
 140.578 Property Taxes
 140.579 Specialized Living Centers
 140.580 Mandated Capital Improvements (Repealed)
 140.581 Qualifying as Mandated Capital Improvement (Repealed)
 140.582 Cost Adjustments
 140.583 Campus Facilities
 140.584 Illinois Municipal Retirement Fund (IMRF)
 140.590 Audit and Record Requirements
 140.642 Screening Assessment for Long Term Care and Alternative Residential Settings and Services
 140.643 In-Home Care Program

140.645 ~~Medical-and-in-Home-Care~~ Home and Community Based Services Waivers for Medically Fragile, Technology Dependent, Disabled Persons Under Age 21 ~~(Model-Waiver)~~
 140.646 Reimbursement for Developmental Training (DT) Services for Individuals with Developmental Disabilities Who Reside in Long Term Care (ICF AND SNF) and Residential (ICF/MR) Facilities
 140.647 Description of Developmental Training (DT) Services
 140.648 Determination of the Amount of Reimbursement for Developmental Training (DT) Programs
 140.649 Effective Dates of Reimbursement for Developmental Training (DT) Programs
 140.650 Certification of Developmental Training (DT) Programs
 140.651 Decertification of Day Programs
 140.652 Terms of Assurances and Contracts
 140.680 Effective Date Of Payment Rate
 140.700 Discharge of Long Term Care Residents
 140.830 Appeals of Rate Determinations
 140.835 Determination of Cap on Payments for Long Term Care (Repealed)

SUBPART F: MEDICAID PARTNERSHIP PROGRAM

Section
 140.850 General Description
 140.855 Definition of Terms
 140.860 Covered Services
 140.865 Sponsor Qualifications
 140.870 Sponsor Responsibilities
 140.875 Department Responsibilities
 140.880 Provider Qualifications
 140.885 Provider Responsibilities
 140.890 Payment Methodology
 140.895 Contract Monitoring
 140.896 Reimbursement For Program Costs (Active Treatment) For Clients In Long Term Care Facilities For The Developmentally Disabled (Recodified)

SUBPART G: HEALTHY MOMS/HEALTHY KIDS PROGRAM

Section
 140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)
 140.901 Functional Areas of Needs (Recodified)
 140.902 Service Needs (Recodified)
 140.903 Definitions (Recodified)
 140.904 Times and Staff Levels (Repealed)
 140.905 Statewide Rates (Repealed)
 140.906 Reconsiderations (Recodified)
 140.907 Midnight Census Report (Recodified)
 140.908 Times and Staff Levels (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

140.909 Statewide Rates (Recodified)
 140.910 Referrals (Recodified)
 140.911 Basic Rehabilitation Aide Training Program (Recodified)
 140.912 Interim Nursing Rates (Recodified)
 140.920 General Description
 140.922 Covered Services
 140.924 Provider Participation
 140.926 Client Eligibility
 140.928 Client Enrollment and Program Components
 140.930 Reimbursement
 140.932 Payment Authorization for Referrals

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT
 EQUITY (ICARE) PROGRAM

140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)
 140.942 Definition of Terms (Recodified)
 140.944 Notification of Negotiations (Recodified)
 140.946 Hospital Participation in ICARE Program Negotiations (Recodified)
 140.948 Negotiation Procedures (Recodified)
 140.950 Factors Considered in Awarding ICARE Contracts (Recodified)
 140.952 Closing an ICARE Area (Recodified)
 140.954 Administrative Review (Recodified)
 140.956 Payments to Contracting Hospitals (Recodified)
 140.958 Admitting and Clinical Privileges (Recodified)
 140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals
 140.962 Eligible for Payment (Recodified)
 140.964 Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
 140.966 Contract Monitoring (Recodified)
 140.968 Transfer of Recipients (Recodified)
 140.970 Validity of Contracts (Recodified)
 140.972 Termination of ICARE Contracts (Recodified)
 140.974 Hospital Services Procurement Advisory Board (Recodified)
 140.980 Elimination of Aid To The Medically Indigent (AMI) Program
 140.982 Elimination Of Hospital Services For Persons Age Eighteen (18) And Older And Persons Married And Living With Spouse, Regardless Of Age

Medicheck Recommended Screening Procedures (Repealed)

TABLE A Health Service Areas
 TABLE B Capital Cost Areas
 TABLE C Schedule of Dental Procedures
 TABLE D Time Limits for Processing of Prior Approval Requests
 TABLE E Podiatry Service Schedule
 TABLE F Travel Distance Standards
 TABLE G Areas of Major Life Activity
 TABLE H Staff Time and Allocation for Training Programs (Recodified)
 TABLE I

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TABLE J HSA Grouping (Repealed)
 TABLE K Services Qualifying for 10% Add-On
 TABLE L Services Qualifying for 10% Add-On to Surgical Incentive Add-On
 TABLE M Enhanced Rates for Healthy Moms/Healthy Kids Provider Services
 AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 653.2 et seq.) 20 ILCS 235 Act. III, and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) [305 ILCS 5/Arts. III, IV, V, VI and VII and 12-13].

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 11368, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13773, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 13, 1984; amended at 8 Ill. Reg. 21673, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 31, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 8235, effective April 29, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9561, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14694, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 1152, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.912 and 140.912 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.205 and 147.205 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 11, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29,

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; amended at 13 Ill. Reg. 7025, effective April 24, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7786, effective May 23, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13282, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15166, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 18057, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 1858, effective October 30, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6220, effective April 18, 1991; amended at 15

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 16355, effective October 22, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. 300, effective December 20, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 Ill. Reg. 6408, effective March 20, 1992; amended at 16 Ill. Reg. 6849, effective April 7, 1992; amended at 16 Ill. Reg. 7017, effective April 17, 1992; amended at 16 Ill. Reg. 10050, effective June 5, 1992; amended at 16 Ill. Reg. 11174, effective June 26, 1992; expedited correction at 16 Ill. Reg. 11348, effective March 20, 1992; emergency amendment at 16 Ill. Reg. 11947, effective July 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 12186, effective July 24, 1992; emergency amendment at 16 Ill. Reg. 13337, effective August 14, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 15109, effective September 21, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 15561, effective September 30, 1992; amended at 16 Ill. Reg. 17302, effective November 2, 1992; emergency amendment at 16 Ill. Reg. 18097, effective November 17, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 19146, effective December 1, 1992; amended at 16 Ill. Reg. 19879, effective December 7, 1992; amended at 17 Ill. Reg. 837, effective January 11, 1993; amended at 17 Ill. Reg. 1112, effective January 15, 1993; amended at 17 Ill. Reg. 2290, effective February 15, 1993; amended at 17 Ill. Reg. 2951, effective February 17, 1993; amended at 17 Ill. Reg. 3421, effective February 19, 1993; amended at 17 Ill. Reg. 6196, effective April 5, 1993; amended at 17 Ill. Reg. 6839, effective April 21, 1993; amended at 17 Ill. Reg. 7004, effective May 17, 1993; expedited correction at 17 Ill. Reg. 7078, effective December 1, 1992; emergency amendment at 17 Ill. Reg. 11201, effective July 1, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 15162, effective September 2, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 18152, effective October 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 18571, effective October 8, 1993; emergency amendment at 17 Ill. Reg. 18611, effective October 1, 1993, for a maximum of 150 days; emergency amendment suspended effective October 12, 1993; amended at 17 Ill. Reg. 20999, effective November 24, 1993; emergency amendment repealed at 17 Ill. Reg. 22583, effective December 20, 1993; amended at 18 Ill. Reg. 3620, effective February 28, 1994; amended at 18 Ill. Reg. 4250, effective March 4, 1994; amended at 18 Ill. Reg. 5951, effective April 1, 1994; emergency amendment at 18 Ill. Reg. 10922, effective July 1, 1994, for a maximum of 150 days; emergency amendment suspended, effective November 15, 1994; amended at 18 Ill. Reg. 11244, effective July 1, 1994; amended at 18 Ill. Reg. 14126, effective August 29, 1994; amended at 18 Ill. Reg. 16675, effective November 1,

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1994; amended at 19 Ill. Reg. _____, effective _____.

Section 140.645 Medicaid-and-in-Home-Care Home and Community Based Services Waivers For Medically Fragile, Technology Dependent, Disabled Persons Under Age 21 (Model-Waiver)

a) The Department shall operate waiver programs a-Model-Waiver-Program to provide medical and in-home care for disabled persons under age 21 who are medically fragile and technology dependent, to prevent unnecessary institutionalization. The waiver programs Model-Waiver-Program, pursuant to Section 1915(c) of the Social Security Act, allow the Department to receive federal financial participation for payments for medical services ~~including such in-home care services as environmental modifications, and respite care services as the Department and the person's physician or physicians physician agree are necessary.~~

b) The Department operates two home and community based services waivers for medically fragile and technology dependent persons under age 21,

1) Model Waiver I

A) Serves only a limited number (200) of clients.

B) Clients may receive the following services in the home: home health aides, respite care, environmental modification, private duty nursing, and special medical supplies and equipment.

2) Waiver II

A) Serves a specified number of clients, but is not limited to 200 participants.

B) Clients may receive the following services in the home: home health aides, respite care, environmental modification, private duty nursing, special medical supplies and equipment, medically supervised day care, and maintenance placement counseling.

b)c) Initial and continuing eligibility for the Model Waiver is dependent upon all of the following criteria being satisfied:

1) the client who is 20 years or younger qualifies as disabled as defined under the Federal Supplemental Security Income Program (20 CFR 416, Subpart I);

2) a physician (licensed to practice medicine in all its branches) has determined that the client requires a level of care provided by a hospital, nursing facility or intermediate care facility for the mentally retarded, or long-term care facility and has determined that such level of care can be provided outside of an institution;

3) the estimated cost to the State of care outside of an institution for the client is not greater than the estimated cost to the State for care of the client in an institution;

4) the client would be eligible for Medicaid if the person's responsible relatives' income and resources were excluded from consideration.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

(c)d) With ~~in~~ respect to each client who is determined by the Department to meet the criteria listed in subsection (c) ~~subsections (f)(1)-(f)(3) and (f)(4)~~ above, the Department shall waive eligibility criteria for receipt of federally funded assistance pursuant to ~~Sec.~~ Section 1915(c) of the Social Security Act.

(e)e) Medical coverage for a client shall be if the same extent of coverage as that provided to persons receiving medical assistance under Section 140.3. ~~The client can also receive the following in-home care services: home health care aides, case management services, respite care services, environmental modification services, private-duty nursing services, and special medical supplies, equipment, and appliances.~~

(Source: Amended at 19 Ill. Reg. _____, effective _____)

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF ADOPTED RULE

- 1) Heading of the Part: Unimpaired Capital and Unimpaired Surplus
- 2) Code Citation: 38 Ill. Adm. Code 335
- 3) Section Numbers: Adopted Action:
335.10 New Section
335.20 New Section
335.30 New Section
- 4) Statutory Authority: Implementing Section 2 of the Illinois Banking Act [205 ILCS 5/2] (see P.A. 88-546, effective June 29, 1994).
- 5) Effective date of Rule: December 2, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed rule contain incorporations by reference? Yes.
- 8) Date filed in Agency's principal office: December 2, 1994
- 9) Notice of Proposal Published in Illinois Register: September 2, 1994, 18 Ill. Reg. 13169.
- 10) Has JCAR issued a Statement of Objections to this Rule? No.
- 11) Differences between the proposal and the final version: (a) Statutory citations previously set off by commas are now placed within brackets; and (b) the Source note now reflects the emergency rule that will be replaced by this rule.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A. No substantive changes were recommended by JCAR.
- 13) Will this Rule replace an emergency Rule currently in effect? Yes.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rule: Section 2 of the Illinois Banking Act defines "unimpaired capital and unimpaired surplus" as including a bank's "Tier 1 Capital and Tier 2 Capital plus such other shareholder equity as may be included by regulation of the Commissioner." "Unimpaired capital and unimpaired surplus" is used as the basis for determining a state bank's legal lending and investment limits. This Rule adds the balance of a state bank's allowance for loan and lease losses, otherwise excluded from Tier 1 Capital and Tier 2 Capital, as additional shareholder equity included in "unimpaired capital and unimpaired surplus." This addition is consistent with the objective of P.A. 88-546 to permit state banks to use the same elements that national banks use in calculating lending and

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF ADOPTED RULE

investment limits, and it will provide needed clarity and consistency regarding the calculation and application of lending and investment limits by state banks.

- 16) Information and questions regarding this adopted Rule shall be directed to:

Dale R. Turner
 Assistant General Counsel
 Commissioner of Banks and Trust Companies
 310 South Michigan Avenue
 Suite 2130
 Chicago, Illinois 60604
 (312) 793-7091

The full text of the Adopted Rule begins on the next page:

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF ADOPTED RULE

TITLE 38: FINANCIAL INSTITUTIONS
 CHAPTER II: COMMISSIONER OF BANKS AND TRUST COMPANIES

PART 335

UNIMPAIRED CAPITAL AND UNIMPAIRED SURPLUS

Section	Purpose
335.10	Definitions
335.30	General Rule

AUTHORITY: Implementing Section 2 of the Illinois Banking Act (205 ILCS 5/2) (see P.A. 88-546, effective June 29, 1994).

SOURCE: Adopted at 18 Ill. Reg. **17882**, effective **DEC 02 1994**.

Section 335.10 Purpose

Section 2 of the Illinois Banking Act defines "unimpaired capital and unimpaired surplus" as including a bank's "Tier 1 Capital and Tier 2 Capital plus such other shareholder equity as may be included by regulation of the Commissioner." "Unimpaired capital and unimpaired surplus" is used as the basis for determining a state bank's legal lending and investment limits. The purpose of the Rule is to add the balance of a state bank's allowance for loan and lease losses, otherwise excluded from Tier 1 Capital and Tier 2 Capital, as additional shareholder equity included in "unimpaired capital and unimpaired surplus." This addition is consistent with the objective of P.A. 88-546 to permit state banks to use the same elements that national banks use in calculating lending and investment limits, and it will provide needed clarity and consistency regarding the calculation and application of lending and investment limits by state banks.

Section 335.20 Definitions

"Allowance for loan and lease losses" are reserves that have been established through a charge against earnings to absorb future losses on loans or lease financing receivables. Allowance for loan and lease losses exclude allocated transfer risk reserves, and reserves created against identified losses.

"Allocated transfer risk reserves" are reserves that have been established in accordance with Section 905(a) of the International Lending Supervision Act of 1983, 12 U.S.C. 3904 (1993), against certain assets whose value has been found by the United States supervisory authorities to have been significantly impaired by protracted transfer risk problems.

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF ADOPTED RULE

"Appropriate federal banking agency" shall have the meaning as defined in Section 2 of the Illinois Banking Act [205 ILCS 5/2] (see P.A. 88-546, effective June 29, 1994).

"Tier 1 Capital" and "Tier 2 Capital" shall have the meanings as defined in Section 2 of the Illinois Banking Act [205 ILCS 5/2] (see P.A. 88-546, effective June 29, 1994).

Section 335.30 General Rule

For the purposes of Section 2 of the Illinois Banking Act, "unimpaired capital and unimpaired surplus" shall include the balance of the state bank's allowance for loan and lease losses not included in the state bank's Tier 1 Capital and Tier 2 Capital.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Child Support Enforcement
- 2) Code Citation: 89 Ill. Adm. Code 160
- 3) Section Number: Adopted Action:
160.75 Amendment
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)[305 ILCS 5/12-13]
- 5) Effective Date of Amendments: November 30, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 30, 1994
- 9) Notice of Proposal Published in Illinois Register:
December 31, 1993 (17 Ill. Reg. 22269)
- 10) Has JCARE issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: The following changes were made to the text of the proposed amendments:

In the AUTHORITY, "[305 ILCS 5/4-1.7, 10, 12-4.3 and 12-13]" was changed to [305 ILCS 5/4-1.7, Art. X, 12-4.3 and 12-13].

In Section 160.75(a), "as amended" was deleted.

In Section 160.75(b)(4), both references to "within 15 days of" were changed to "within 15 days after".

In Section 160.75(c)(2), "within 15 days of the date of" was changed to "within 15 days after the date of" and "within 15 days of" was changed to "within 15 days after".

In Section 160.75(c)(4)(A), "within 45 days of" was changed to "within 45 days after".

In Section 160.75(c)(6)(C), both references to "within 15 days of" were changed to "within 15 days after".

In Section 160.75(d)(2), both references to "within 15 days of" were changed to "within 15 days after".

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

In Section 160.75(d)(6), "paragraphs (1) through (5) of this subsection" was changed to "paragraphs (1) through (5) of this subsection (d)".

In Section 160.75(e)(1), "Court" was inserted after "Circuit".

In Section 160.75(f)(2)(C), "subparagraphs (A) and (B) of this paragraph (2) in accordance with subsection (d)(6) above" was changed to "subsections (A) and (B) of this subsection (f)(2) in accordance with subsection (d)(6) above".

In Section 160.75(f)(3)(B), "paragraph (2)" was changed to "subsection (f)(2) above".

In Section 160.75(f)(5), both references to "within 15 days of" were changed to "within 15 days after".

In Section 160.75(g)(1), "occur" was changed to "occurs".

In Section 160.75(h)(3)(A), "within 45 days of" was changed to "within 45 days after".

In Section 160.75(i)(2), "(i)" was inserted after "subsection" and "effects" was changed to "affects".

In Section 160.75(j)(2)(C), "(j)(2)" was inserted after "subsections".

In Section 160.75(k)(2)(B), "paragraphs (1) and (2) of subsection (d) above" was changed to "subsections (d)(1) and (2) above".

In Section 160.75(k)(2)(C), "paragraph (3) of subsection (d) above" was changed to "subsection (d)(3) above".

In Section 160.75(k)(3)(B), "within 20 days of" was changed to "within 20 days after".

In Section 160.75(l)(2), "within ten days of" was changed to "within ten days after".

In Section 160.75(l)(3), "within ten days of" was changed to "within ten days after".

In Section 160.75(l)(6)(C), "within 15 days of" was changed to "within 15 days after".

In Section 160.75(l)(6)(D), "within ten days of" was changed to "within ten days after".

In Section 160.75(m), "it's" was changed to "its".

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

In Section 160.75(n)(1), "Within 20 days of" was changed to "within 20 days after".

In addition, all source notes were updated to "18 Ill. Reg.".

No other changes were made to the text of the proposed amendments.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
160.12	New Section	September 23, 1994 (18 Ill. Reg. 14296)
160.70	Amendment	November 14, 1994 (18 Ill. Reg. 16510)
160.77	Amendment	August 19, 1994 (18 Ill. Reg. 12604)

15) Summary and Purpose of Amendments: These amendments are necessary to revise procedures regarding withholding of income to secure payment of support to take into account changes from the 1993 legislative session. In addition, this rulemaking is necessary to comply with final federal regulations on income withholding published in the Federal Register on July 10, 1992. Changes to related hearing rules in 89 Ill. Adm. Code Part 104 have also been proposed.

Provisions for Entry of an Order for Withholding

As a result of these amendments, upon entry of any order for support the Department will request that the court enter a separate order for withholding to take effect immediately unless a written agreement is reached between and signed by both parties providing for an alternative arrangement which insures payment of support. In a case where an agreement has been approved, the Department will request that the court enter an order for withholding which will not take effect unless the obligor becomes delinquent in paying the order for support. Upon entry of any order for support, if the obligor is not a United States citizen the Department will request that the court make part of the record in the case the obligor's alien registration number, passport number and home country's social security or national health number, if applicable.

The Department will serve an immediate service order for withholding upon the payor of the obligor within 15 days of the date the order is entered, if the payor's address is known on that date, or if the address is unknown on that date, within 15 days of locating the payor's address. Unless the order for withholding provides for immediate service certain specified conditions

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

must be met before the Department can serve the order for withholding upon the obligor's payor for the first time.

The Department will request that the order for withholding:

- direct any payor to withhold a dollar amount equal to the order for support; and
 - direct any payor to withhold an additional dollar amount, not less than 20% of the order for support, until payment in full of any delinquency stated in a notice of delinquency; and
 - state the rights, remedies and duties of the obligor; and
 - include the obligor's Social Security Number, which the obligor will disclose; and
 - include the date that withholding for current support terminates, which will be the date of termination of the current support obligation set forth in the order for support; and
 - be entered, where an order for withholding has not previously been entered; and
 - remain in effect for as long as the order for support on which it is based.
- At the time of any hearing, the Department will request that the court order immediate service of the order for withholding upon the obligor's payor when an arrearage has accrued in an amount equal to at least one month's support obligation; or the obligor is 30 days late in paying all or part of the order for support.

Provisions for Notice for Immediate Withholding

Where the court has not required that the order for withholding take effect immediately, the Department may prepare and serve a notice for immediate withholding upon the obligor by ordinary mail addressed to the obligor at his or her last known address. Where a request for an earlier effective date for withholding that meets the specified criteria has been made by the obligee, the Department will send the notice for immediate withholding to the obligor within 15 days of the date of the request, or if the obligor's address is not known on that date, within 15 days of locating the obligor.

The notice for immediate withholding will state:

1. that the following circumstances have occurred:
 - a. the written agreement providing an alternative arrangement to

immediate withholding no longer provides for timely payment of all support due; or

- b. the obligor has not made timely payments in that the obligor has been at least seven days late in paying all or part of the order for support any of the last six consecutive dates payments were due prior to the date of the notice for immediate withholding;
2. that a specially certified copy of the order for withholding will be sent to the payor, unless the obligor files a petition contesting immediate withholding within 20 days after service of the notice;
3. that the grounds for the petition are limited by law to a dispute concerning: a) whether the circumstances stated in the notice have occurred; or b) the identity of the obligor; and
4. that by law it is not grounds for a petition contesting immediate withholding that the obligor has made all payments due by the date of the petition.

If the court denies the obligor's petition contesting immediate withholding, the Department will request that the Clerk of the Circuit Court provide the Department with a specially certified copy of the order for withholding indicating that the requirements for immediate withholding have been met. The Department will serve the specially certified copy of the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of sending the notice for immediate withholding to the obligor and file a proof of service with the Clerk of the Circuit Court.

After the court hears the obligor's petition contesting immediate service, the Department will notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding as specified below.

If the obligor does not file a petition contesting immediate withholding within the 20-day period, the Department will:

- file with the Clerk of the Circuit Court an affidavit, with a copy of the notice for immediate withholding attached stating:
 - a. that the notice was duly served upon the obligor;
 - b. the date on which service was effected; and
 - c. that the obligor has not filed a petition contesting immediate withholding;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- request that the Clerk of the Circuit Court provide to the Department a certified copy of the order for withholding indicating that the requirements for immediate withholding have been met;
- serve the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 15 days of the end of the 20-day period if the payor's address is known on that date, or if the address is unknown on that date, within 15 days of locating the payor's address; and
- file a proof of service with the Clerk of the Circuit Court.

Provisions for Notice of Delinquency

The Department will serve a verified notice of delinquency upon the obligor when either of the following occur:

- the obligor becomes delinquent in payment of an amount equal to at least one month's support obligation pursuant to the order for support; or
- the obligor is at least 30 days late in complying with all or part of the order for support.

The notice of delinquency will be served on the obligor within 15 days of the appropriate date, or if the obligor's address is not known on that date, within 15 days of locating the obligor. The notice of delinquency will contain the following:

- the terms of the order for support;
- a computation of the period and total amount of the delinquency, as of the date of the notice; and
- a statement clearly informing the obligor that the notice of delinquency will be sent to the payor, together with a specially certified copy of the order for withholding, unless the obligor takes action as specified below.

The Department will prepare and serve the notice of delinquency together with a form petition to stay service. The Department will serve the notice of delinquency by ordinary mail addressed to the obligor at his or her last known address. The obligor may execute a written waiver of these provisions and request immediate service upon the payor.

Procedures to Avoid Income Withholding; Petitions to Stay Service

Except as specifically provided, the obligor may prevent an order for withholding from being served by the Department by filing a petition to stay

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

service with the Clerk of the Circuit within 20 days after service of the notice of delinquency. As required by law, the petition to stay service may only dispute: a) the amount of current support or the existence or amount of delinquency stated in the notice of delinquency; or b) the identity of the obligor.

Provisions for Initial Service of Order for Withholding

Where the order for withholding does not provide for immediate service and the above-mentioned provisions do not apply, the Department will follow the following procedures to serve the order for withholding on the payor. Twenty days following service of the notice of delinquency, the Department will file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency attached stating:

- that the notice of delinquency has been duly served and the date service was effected;
- that the obligor has not filed a petition to stay service as specified above; or in the alternative
- that the obligor has waived both 1. and 2. above.

The Department may request that the Clerk of the Circuit Court:

- make available any record of payment;
- determine that the court file contains a copy of the affidavit; and
- provide a specially certified copy of the order for withholding and notice of delinquency indicating that the preconditions for service have been satisfied.

The Department will serve the notice of delinquency and order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. A proof of service will be filed with the Clerk of the Circuit Court. Where the obligor has not filed a petition to stay service within 20 days after service of the notice of delinquency, the Department will serve the order for withholding and notice of delinquency upon the payor within 15 days of the end of the 20 day period, or if the payor's address is unknown on that date, within 15 days of locating the payor's address.

Provisions for Subsequent Service of an Order for Withholding

The Department will serve an order for withholding upon any payor of the obligor without further notice to the obligor when either of the following occur:

- at any time after the court has ordered immediate service of an order

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

for withholding; or

- . when an order for withholding, which does not provide for immediate service, has previously been served upon a payor of the obligor.

The Department will request that the Clerk of the Circuit Court provide specially certified copies of the order for withholding or the notice of delinquency or both whenever:

- . the court ordered immediate service of an order for withholding; or
- . an affidavit has been placed in the court file indicating that the preconditions for service have previously been met or that the requirements for immediate withholding have been previously met.

The Department will serve the order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. The Department will file a proof of service with the Clerk of the Court. The Department will provide notice to the payor of any payments that have been made through previous withholding or any other method.

If a delinquency has accrued for any reason, the Department may serve the notice of delinquency separately from the order for withholding upon the obligor and upon the payor by utilizing the procedures mentioned above. The obligor may petition the court to stay service of a separate notice of delinquency.

Provisions for Petition to Stay Service of Order for Withholding

Except as provided above, when an obligor files a petition to stay service within the specified 20-day period, the Department will not serve the order for withholding upon the obligor's payor until such time as the court:

1. enters an order:
 - a. granting or denying relief;
 - b. amending the notice of delinquency; or
 - c. otherwise resolving the matter.
2. order immediate service of the order for withholding after a finding that at the time the notice of delinquency was served upon the obligor:
 - a. a delinquency existed in an amount of at least one month's support obligation; or
 - b. that the obligor was at least 30 days late in paying all or part

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

of the order for support.

Where a dispute over the amount of delinquency cannot be promptly resolved, the Department may request that the court order immediate service of the order for withholding as to any undisputed amounts specified in an amended notice of delinquency and continue the hearing on the disputed amounts. If the court denies the obligor's petition to stay service, the Department will request that the Clerk of the Circuit Court provide the Department with specially certified copies of the order for withholding and notice of delinquency. The Department will:

- . serve the specially certified copies of the order and notice on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of serving the notice of delinquency on the obligor; and
- . file a proof of service with the Clerk of the Circuit Court.

After the court hears the obligor's petition to stay service, the Department will notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to the provisions specified below.

Petitions to Modify, Suspend or Terminate an Order for Withholding

At any time the Department may petition the court to:

- . modify, suspend or terminate the order for withholding because of a modification, suspension, or termination of the underlying order for support;
- . modify the amount of income to be withheld to reflect payment in full or in part of the delinquency or arrearage by income withholding or otherwise; or
- . suspend the order for withholding because of inability to deliver income withheld to the obligee due to the obligee's failure to provide a mailing address or other means of delivery.

The Department will serve on the payor, by certified mail or personal delivery, a copy of any order that is entered and that effects the duties of the payor. The Department may serve a notice on the payor to:

- . cease withholding of income for payment of current support for a child when the support obligation for that child has automatically ceased under the order for support through emancipation or otherwise; or
- . cease withholding of income for payment of delinquency or arrearage

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

when the delinquency or arrearage has been paid in full.

The notice will be served on the payor by ordinary mail, and a copy will be provided to the obligor and the obligee. A copy of the notice will be filed with the Clerk of the Circuit Court.

Additional Duties

When the Department is no longer authorized to receive payments for the obligee, it will, within seven days, notify the payor or, where appropriate, the Clerk of the Circuit Court, to redirect income withholding payments to the obligee. The Department will provide notice to the payor and Clerk of the Circuit Court of any other support payment made, including but not limited to:

1. an offset under federal or State law;
2. partial payment of the delinquency or arrearage; or
3. both 1. and 2. above.

Alternative Procedures for Entry and Service of an Order for Withholding

Where an order for withholding has not previously been entered in a case for any reason, the Department will prepare and serve an order for withholding, based upon the last order for support entered, when:

- the obligor has become delinquent in payment of an amount equal to at least one month's support obligation pursuant to the last order for support; or
- the obligor is at least 30 days late in complying with all or part of the order for support.

Before the order for withholding can be served upon the obligor's payor, under these provisions, the Department must:

- prepare a proposed order for withholding for immediate service, except that the payment of any delinquency will be limited to 20% of the amount under the order for support;
- prepare a notice of delinquency as specified above, except the notice will state further that the order for withholding has not been entered by the court and the conditions under which the order will be entered; and
- serve the notice of delinquency and form petition to stay service as specified above, together with the proposed order for withholding marked "Copy Only".

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

After 20 days following service of the notice of delinquency and proposed order for withholding, in lieu of the provisions listed above, the Department will file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency and proposed order for withholding attached, stating that:

- the notice of delinquency and proposed order for withholding have been served upon the obligor and the date service was effected;
- the obligor has not filed a petition to stay service within 20 days of service of such notice and order; and
- the proposed order for withholding accurately states the terms and amounts contained in the last order for support.

Upon the court entering an order for withholding under these provisions and upon receipt from the Clerk of the Circuit Court of a specially certified copy of the order for withholding and the notice of delinquency indicating that the preconditions for service have been met, the Department will:

- serve the specially certified copies of the order for withholding and the notice of delinquency on the payor, it's superintendent, manager or other agent by certified mail or personal delivery; and
- file a proof of service with the Clerk of the Circuit Court.

The Department will serve the order for withholding and notice of delinquency on the payor:

- within the specified time period, where the obligor has not filed a petition to stay service; or
- within the specified time period, where the court denies the obligor's petition to stay service.

If the obligor requests in writing that income withholding become effective immediately under these provisions, the Department will:

1. file an affidavit with the Clerk of the Circuit Court, with the proposed order for withholding attached stating that:
 - a. the proposed order for withholding accurately states the terms and amounts contained in the last order for support; and
 - b. the obligor's request for immediate service.
2. serve the order for withholding, except that a notice of delinquency will not be required.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Notice to Payor

Whenever the Department serves an order for withholding on a payor, notice of the following will be included with the order:

1. that the payor must begin deducting no later than the next payment of income which is payable to the obligor that occurs 14 days following the date the order and any notice were mailed to the payor by certified mail or placed for personal delivery;
2. that the payor must pay the amount withheld to the obligee or public office, as the case may be, within ten days of the date income is paid to the obligor in accordance with the order for withholding and any subsequent notification received from the Department redirecting payments;
3. that if the payor knowingly fails to pay any amounts withheld within ten days of the date income is paid to the obligor, the payor is subject to a penalty of \$100 for each day that the withheld amount is not paid to the obligee or public office after the period of ten days has expired;
4. that the payor may combine all amounts withheld for the benefit of an obligee or public office into a single payment and transmit the payment with a listing of obligors from whom withholding has been effected;
5. that for each deduction the payor must provide the obligee or public office, at the time of transmittal, with the date income was paid from which support was withheld;
6. that upon receipt of an order for withholding requiring that a minor child be named as a beneficiary of a health insurance plan available through an employer, labor union or trade union, that the employer or labor union or trade union must:
 - a. immediately enroll the minor child as a beneficiary in the health insurance plan designated by the order;
 - b. withhold or cause to be withheld, if applicable, any required premium and pay over any amounts so withheld to the insurance carrier in a timely manner;
 - c. mail to the obligee, within 15 days of enrollment or upon request, notice of the date of coverage, information on the dependent coverage plan, and all forms necessary to obtain reimbursement for covered health expenses, such as would be made available to a new employee;
 - d. when an order for dependent coverage is in effect and the

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

insurance coverage is terminated or changed for any reason, the employer or labor union or trade union shall notify the obligee within ten days of the termination or change date along with notice of conversion privileges;

7. that for withholding of income, the payor is entitled to a fee not to exceed \$5 per month to be taken from the income to be paid to the obligor;
8. that the amount actually withheld for support, the child's health insurance premium and payor withholding fee will not exceed the maximum amount permitted under the Federal Consumer Credit Protection Act;
9. require that whenever the obligor is no longer receiving income from the payor, the payor must return a copy of the order for withholding to the Department and provide the obligor's last known address and the name and address of the obligor's new payor, if known;
10. that withholding of income under the order for withholding must be made without regard to any prior or subsequent garnishments, attachments, wage assignments, or any other claims of creditors;
11. that the order for withholding is binding upon the payor until service of an order of the court or a notice from the Department or Clerk of the Circuit Court;
12. that the payor is subject to a fine of up to \$200 for discharging, disciplining or otherwise penalizing an obligor because of the duty to withhold income; and
13. that if the payor willfully fails to withhold or pay over income pursuant to a properly served order for withholding and any notice of delinquency that the payor is liable for the total amount that the payor willfully failed to withhold or pay over.

Penalties

In cases where a payor willfully fails to withhold or pay over income, pursuant to a properly served, specially certified order for withholding and any notice of delinquency, or otherwise fails to comply with any income withholding duties imposed by law, the Department may request that the court:

- enter judgment and direct the enforcement thereof for the total amount that the payor willfully failed to withhold or pay over;
- impose a penalty or fine upon the payor or invoke any other remedy allowed by law.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Obligor Employed in Another State

Within 20 days of determining that income withholding is required in a case in which the obligor is employed in another state, and, if appropriate, receipt of any information necessary to carry out withholding, the Department will notify the IV-D agency of the state in which the obligor is employed to implement interstate withholding. The notice to the other state's IV-D agency will include:

- the IV-D case name and identification number;
- the names and birthdates of the persons for whom support is ordered;
- a certified copy of the order for support with all modifications;
- a certified copy of an order for withholding, if any, still in effect;
- a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage, if any, which has accrued under the order for support;
- the name and address of the obligor and his or her social security number, if known;
- the name and address of the obligor's payor; and
- the amount requested to be withheld from the obligor's income.

Refund of Improperly Withheld Amounts

The Department will promptly refund to the obligor amounts found to have been improperly withheld from the obligor's income.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Judy Umunna
 Address: Bureau of Rules and Regulations
 Illinois Department of Public Aid
 100 South Grand Avenue East, Third Floor
 Springfield, Illinois 62762
 Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER I: DEPARTMENT OF PUBLIC AID

SUBCHAPTER f: COLLECTIONS

PART 160

CHILD SUPPORT ENFORCEMENT

SUBPART A: GENERAL PROVISIONS

Section
 160.1
 160.5
 160.10
 160.15
 160.20
 160.25

Incorporation by Reference
 Definitions
 Child Support Enforcement Program
 Application Processing Fee for IV-D Non-AFDC Cases
 Assignment of Rights to Support
 Recoupment

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section
 160.30
 160.35
 160.40
 160.45

Cooperation With Support Enforcement Program
 Good Cause For Failure to Cooperate With Support Enforcement
 Proof of Good Cause For Failure to Cooperate With Support Enforcement
 Suspension of Child Support Enforcement Upon Finding of Good Cause

SUBPART C: ESTABLISHMENT AND MODIFICATION OF
 CHILD SUPPORT ORDERS

Section
 160.60
 160.65

Establishment of Support Obligations
 Modification of Support Obligations

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section
 160.70
 160.75
 160.77
 160.80
 160.85

Enforcement of Support Orders
 Withholding of Income to Secure Payment of Support
 Past Due Support Information to State Occupational Licensing Agencies
 Amnesty - 20% Charge
 Diligent Efforts to Serve Process

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section
 160.90

Earmarking Child Support Payments

SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section
 160.100

Distribution Of Child Support For AFDC Recipients

DEPARTMENT OF PUBLIC AID
NOTICE OF ADOPTED AMENDMENTS

160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services
160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled
160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION OF CHILD SUPPORT

160.150 Department Review Of Distribution Of Child Support For AFDC Recipients
160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3, and 12-13) [305 ILCS 5/4-1.7, Art. X, 12-4.3 and 12-13].

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. 14385, effective September 1, 1989; amended at 13 Ill. Reg. 16738, effective October 12, 1989; amended at 14 Ill. Reg. 18759, effective November 9, 1990; amended at 15 Ill. Reg. 1034, effective January 21, 1991; amended at 16 Ill. Reg. 1852, effective January 20, 1992; amended at 16 Ill. Reg. 9937, effective June 15, 1992; amended at 17 Ill. Reg. 2272, effective February 11, 1993; amended at 17 Ill. Reg. 18844, effective October 18, 1993; amended at 18 Ill. Reg. 697, effective January 10, 1994; amended at 18 Ill. Reg. 12052, effective July 25, 1994; amended at 18 Ill. Reg. 15083, effective September 23, 1994; amended at 18 Ill. Reg. **17886**, effective **NOV 30 1994**.

Section 160.75 Withholding of Income to Secure Payment of Support

DEPARTMENT OF PUBLIC AID
NOTICE OF ADOPTED AMENDMENTS

a) Definitions
the definitions contained in Section 10-16-2(A) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(A)) are incorporated herein by reference
b) Entry of an order for withholding
1) Upon entry of any order for support on or after January 1, 1984, the court shall enter a separate order for withholding which shall not take effect unless the obligor becomes delinquent in paying the order for support or the obligor requests an earlier effective date except that the court may require the order for withholding to take effect immediately on or after January 1, 1989; the court shall require the order for withholding to take effect immediately, unless a written agreement is reached between both parties providing for an alternative arrangement approved by the court, which insures payment of support in that case the court shall enter the order for withholding which will not take effect unless the obligor becomes delinquent in paying the order for support; application of the provisions of this paragraph is subject to the discretion of the court in all cases wherein an order for support is entered prior to January 1, 1989.
2) An order for withholding shall be entered upon petition by the Department where an order for withholding has not been previously entered.
3) The order for withholding shall:
A) Direct any payer to withhold a dollar amount equal to the order for support; and
B) Direct any payer to withhold an additional dollar amount not less than 20 percent of the order for support until payment in full of any delinquency stated in the notice of delinquency provided for in Section 10-16-2(E) or if of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(E)) and part 10-16-2(F) as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989; and
C) State the rights, remedies and duties of the obligor under Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2) as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989.
4) At the time the order for withholding is entered, the clerk of the Circuit Court shall provide a copy of the order for withholding and the order for support to the obligor and shall make copies available to the obligee and the Department. Any copy of the order for withholding furnished to the parties under Section 10-16-2(B) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(B)) as amended by P.A. 85-1156, effective January 1, 1989, shall be stamped "NOT VALID".
5) The order for withholding shall remain in effect for as long as the order for support upon which it is based.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 6) The failure of an order for withholding to state an arrearage is not conclusive of the issue of whether an arrearage is owing.
- 7) Notwithstanding the provisions of Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, if the court finds at the time of any hearing that an arrearage has accrued in an amount equal to at least one month's support obligation or that the obligor is 30 days late in paying all or part of the order for support, the court shall order immediate service of the order for withholding upon the payor.
- c) Notice of delinquency
- 1) Whenever an obligor becomes delinquent in payment of an amount equal to at least one month's support obligation pursuant to the order for support or is at least 30 days late in paying all or part of the order for support, whichever occurs first, the department may prepare and serve a verified notice of delinquency, together with a form petition to stay service, pursuant to Section 10-16-2(f) of the Illinois Public Aid Code, (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)).
- 2) The obligor may execute a written waiver of the provisions of Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), and request immediate service upon the payor.
- d) Procedures to avoid income withholding
- 1) Except as provided in Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, the obligor may prevent an order for withholding from being served by filing a petition to stay service with the clerk of the circuit court, within 10 days after service of the notice of delinquency, however, the grounds for the petition to stay service shall be limited to:
- A) A dispute concerning the amount of current support or the existence or amount of the delinquency.
- B) The identity of the obligor.
- 2) The clerk of the circuit court shall notify the obligor and the obligee or department, as appropriate, of the time and place of the hearing on the petition to stay service. The court shall hold such hearing pursuant to the provisions of Section 10-16-2(h) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(h)), as amended by P.A. 85-1156, effective January 1, 1989.
- 3) Except as provided in Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, filing of a petition to stay service within the 20-day period required under Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)) shall prohibit the obligee or the

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- Department from serving the order for withholding on any payor of the obligor.
- e) Initial service of order for withholding
- 1) Except as provided in Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, in order to serve an order for withholding upon a payor, the Department shall follow the procedures set forth in Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989.
- f) Subsequent service of order for withholding
- 1) Notwithstanding the provisions of Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, at any time after the court has ordered immediate service of an order for withholding or after initial service of an order for withholding pursuant to Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, the obligee or Department may serve the order for withholding upon any payor of the obligor without further notice to the obligor, pursuant to Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989. The obligee or Department shall provide notice to the payor pursuant to paragraph (f) of Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)) of any payments that have been made through previous withholding or any other method.
- 2) The clerk of the circuit court shall, upon request, provide the obligee or Department with specially certified copies of the order for withholding or the notice of delinquency or both whenever the court has ordered immediate service of an order for withholding or an affidavit has been placed in the court file indicating that the preconditions for service have been previously met. (See Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989.) The obligee or Department may then serve the order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. A proof of service shall be filed with the clerk of the circuit court.
- 3) If a delinquency has accrued for any reason, the obligee or Department will serve a notice of delinquency upon the obligor pursuant to Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f)). The obligor may

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

prevent the notice of delinquency from being served upon the payor by utilizing the procedures set forth in Section 10-16-2(4) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(4)). If no petition to stay service has been filed within the required 20-day time period, the obligee or department will serve the notice of delinquency on the payor by utilizing the procedures for service set forth in Section 10-16-2(5) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(5)), as amended by P.A. 85-1156, effective January 1, 1989.

g) Duties of Payor

1) It shall be the duty of any payor who has been served with a copy of the specially certified order for withholding and any notice of delinquency to deduct and pay over income as provided in Section 10-16-2(6) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(6)), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989.

2) Whenever the obligor is no longer receiving income from the payor, the payor shall return a copy of the order for withholding to the department and shall provide information for the purpose of enforcing Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989.

3) No payor shall discharge, discipline, refuse to hire or otherwise penalize any obligor because of the duty to withhold income.

h) Petitions to stay service or to modify, suspend or terminate orders for withholding

1) When an obligor files a petition to stay service, the court, after due notice to all parties, shall hear the matter as soon as practicable and shall enter an order granting or denying relief amending the notice of delinquency, amending the order for withholding where applicable or otherwise resolving the matter. If the court finds that a delinquency existed when the notice of delinquency was served upon the obligor in an amount of at least one month's support obligation or that the obligor was at least 30 days late in paying all or part of the order for support, the court shall order immediate service of the order for withholding. Where the court cannot promptly resolve any dispute over the amount of the delinquency, the court may order immediate service of the order for withholding as to any undisputed amounts specified in an amended notice of delinquency, and may continue the hearing on the disputed amounts.

2) At any time an obligor obligee, the Department or Clerk of the Circuit Court may petition the court for

A) Modify, suspend or terminate the order for withholding because of a modification, suspension or termination of the underlying order for support, or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

B) Modify the amount of income to be withheld to reflect payment in full or in part of the delinquency or arrearage by income withholding or otherwise or

C) Suspend the order for withholding because of inability to deliver income withheld to the obligee due to the obligee's failure to provide a mailing address or other means of delivery.

3) The obligor or obligee or the Department shall serve on the payor by certified mail or personal delivery a copy of any order entered pursuant to Section 10-16-2(H) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(H)) as amended by P.A. 85-1156, effective January 1, 1989, that affects the duties of the payor.

4) The order for withholding shall continue to be binding upon the payor until service of any order of the court entered under Section 10-16-2(H) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(H)), as amended by P.A. 85-1156, effective January 1, 1989.

i) Additional Duties

1) An obligor who is receiving income withholding payments under Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, shall notify the payor if the obligee receives the payments directly from the payor or the Department or the Clerk of the Circuit Court as appropriate of any change of address within seven (7) days of such change.

2) An obligor who is a recipient of public aid shall send a copy of any notice of delinquency filed pursuant to Section 10-16-2(6) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(6)) to the Bureau of Child Support Enforcement of the Department.

3) Each obligor shall notify the obligee and the Clerk of the Circuit Court of any change of address within 7 days.

4) An obligor whose income is being withheld or who has been served with a notice of delinquency pursuant to Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2), as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989, shall notify the obligee and the Clerk of the Circuit Court of any new payor within seven (7) days.

5) When the Department is no longer authorized to receive payments for the obligee, it shall, within seven (7) days, notify the payor or, where appropriate, the Clerk of the Circuit Court, to redirect income withholding payments to the obligee.

6) The obligee or the Department shall provide notice to the payor and Clerk of the Circuit Court of any other support payment made including, but not limited to, a set-off under federal and state law or partial payment of the delinquency or arrearage or both.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

(see Section 160-707)

7) The Department and Clerk of the Circuit Court which collects, disburses or receives payments pursuant to orders for withholding shall maintain complete and accurate and clear records of all payments and their disbursements. Certified copies of payment records maintained by the Department or Clerk of the Circuit Court shall, without further proof, be admitted into evidence in any legal proceedings under Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989).

8) The Department shall design suggested legal forms for proceeding under Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989) and shall make available to the courts such forms and informational materials which describe the procedures and remedies set forth herein for distribution to all parties in support actions.

9) Penalties

1) Where a payor willfully fails to withhold or pay over income pursuant to a valid order for withholding, or willfully discharges, disciplines, refuses to hire or otherwise penalizes an obligor as prohibited by Section 10-16-2(f) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(f) as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989), or otherwise fails to comply with any duties imposed by Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989), the Court, upon notice and hearing:

A) shall enter judgment and direct the enforcement thereof for the total amount that the payor willfully failed to withhold or pay over; and

B) may order employment or reinstatement of or restitution to the obligor, or both, where the obligor has been discharged, disciplined, denied employment or otherwise penalized by the payor, and may impose a fine upon the payor not to exceed \$200.

2) Any obligor the Department or obligor who willfully initiates a false proceeding under Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989), or who willfully fails to comply with the requirements of Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989), shall be punished as in cases of

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

contempt of court.

k) Alternative procedures for entry and service of an order for withholding effective January 1, 1987, in any matter in which an order for withholding has not been entered for any reason, based upon the last order for support that has been entered, and in which the obligor has become delinquent in payment of an amount equal to at least one month's support obligation pursuant to the last order for support or is at least 30 days late in paying all or part of the order for support, the obligor or Department may prepare and serve an order for withholding pursuant to the procedures set forth in Section 10-16-2(k) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(k)).

l) Remedies in addition to other laws

The rights, remedies, duties and penalties created by Section 10-16-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2, as amended by P.A. 85-1156, effective January 1, 1989, and P.A. 85-1157, effective January 1, 1989) are in addition to and not in substitution for any other rights, remedies, duties and penalties created by any other law.

a) Definitions

The definitions contained in Section 10-16.2(A) of the Illinois Public Aid Code [305 ILCS 5/10-16.2(A)] are incorporated herein by reference.

b) Entry of an Order for Withholding

1) Upon entry of any order for support the Department, through its legal representative, shall request that the court, as required by law, enter a separate order for withholding to take effect immediately, unless a written agreement is reached between and signed by both parties, providing for an alternative arrangement, approved and entered into the record by the court, which insures payment of support.

2) In a case where an agreement has been approved under subsection (b)(1) above, the Department, through its legal representative, shall request that the court, as required by law, enter an order for withholding which will not take effect unless the obligor becomes delinquent in paying the order for support.

3) Upon entry of any order for support if the obligor is not a United States citizen, the Department, through its legal representative, shall request that the court, as required by law, make part of the record in the case the obligor's alien registration number, passport number, and home country's social security or national health number, if applicable.

4) The Department shall serve an immediate service order for withholding upon the payor of the obligor within 15 days after the date the order is entered if the payor's address is known on that date, or, if the address is unknown on that date, within 15 days after locating the payor's address.

5) Unless the order for withholding provides for immediate service, the following conditions must be met before the Department can

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

serve the order for withholding upon the obligor's payor for the first time:

- A) the obligor becomes delinquent in paying the order for support; and
- B) the Department prepares and serves upon the obligor a notice of delinquency pursuant to subsection (d); or
- C) the obligor requests immediate service; or
- D) the provisions of subsection (c) apply.

6) The Department, through its legal representative, shall request that the order for withholding:

- A) direct any payor to withhold a dollar amount equal to the order for support; and
- B) direct any payor to withhold an additional dollar amount, not less than 20% of the order for support, until payment in full of any delinquency stated in a notice of delinquency; and
- C) state the rights, remedies and duties of the obligor; and
- D) include the obligor's Social Security Number, which the obligor shall disclose; and
- E) include the date that withholding for current support terminates, which shall be the date of termination of the current support obligation set forth in the order for support; and
- F) be entered, where an order for withholding has not previously been entered; and
- G) remain in effect for as long as the order for support on which it is based.

7) Notwithstanding the provisions of this subsection, at the time of any hearing the Department, through its legal representative, shall request that the court, as required by law, order immediate service of the order for withholding upon the obligor's payor when:

- A) an arrearage has accrued in an amount equal to at least one month's support obligation; or
- B) the obligor is 30 days late in paying all or part of the order for support.

C) Notice for Immediate Withholding

1) Where the court has not required that the order for withholding take effect immediately, the Department, pursuant to this subsection, may prepare and serve a notice for immediate withholding upon the obligor by ordinary mail addressed to the obligor at his or her last known address.

2) Where a request for an earlier effective date for withholding that meets the criteria of this subsection has been made by the obligee, the Department shall send the notice for immediate withholding to the obligor within 15 days after the date of the request, or, if the obligor's address is not known on that date, within 15 days after locating the obligor.

3) The notice for immediate withholding shall state:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

A) that the following circumstances have occurred:

- i) the written agreement providing an alternative arrangement to immediate withholding under subsection (b)(1) above no longer provides for timely payment of all support due; or
- ii) the obligor has not made timely payments in that the obligor has been at least seven days late in paying all or part of the order for support any of the last six consecutive dates payment were due prior to the date of the notice for immediate withholding;

B) that a specially certified copy of the order for withholding will be sent to the payor, unless the obligor files a petition contesting immediate withholding within 20 days after service of the notice;

C) that the grounds for the petition are limited by law to a dispute concerning:

- i) whether the circumstances stated in the notice have occurred; or
- ii) the identity of the obligor; and

D) that by law it is not grounds for a petition contesting immediate withholding that the obligor has made all payments due by the date of the petition.

4) If the court denies the obligor's petition contesting immediate withholding, the Department shall request that the Clerk of the Circuit Court, as required by law, provide the Department with a specially certified copy of the order for withholding indicating that the requirements for immediate withholding have been met. The Department shall:

- A) serve the specially certified copy of the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days after sending the notice for immediate withholding to the obligor; and

5) A) file a proof of service with the Clerk of the Circuit Court. After the court hears the obligor's petition contesting immediate service, the Department shall notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to subsection (1) below.

6) If the obligor does not file a petition contesting immediate withholding within the 20-day period, the Department shall:

- A) file with the Clerk of the Circuit Court an affidavit, with a copy of the notice for immediate withholding attached thereto stating:
 - i) that the notice was duly served upon the obligor;
 - ii) the date on which service was effected;
 - iii) that the obligor has not filed a petition contesting immediate withholding;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- B) request that the Clerk of the Circuit Court, as required by law, provide to the Department a certified copy of the order for withholding indicating that the requirements for immediate withholding have been met;
- C) serve the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery, within 15 days after the end of the 20-day period if the payor's address is known on that date, or, if the address is unknown on that date, within 15 days after locating the payor's address; and
- D) file a proof of service with the Clerk of the Circuit Court.
- d) Notice of Delinquency
- 1) The Department shall serve a verified notice of delinquency upon the obligor when either of the following occurs:
- A) the obligor becomes delinquent in payment of an amount equal to at least one month's support obligation pursuant to the order for support; or
- B) the obligor is at least 30 days late in complying with all or part of the order for support.
- 2) The notice of delinquency shall be served on the obligor within 15 days after the appropriate date under subsection (d)(1), or, if the obligor's address is not known on that date, within 15 days after locating the obligor.
- 3) The notice of delinquency shall contain the following:
- A) the terms of the order for support;
- B) a computation of the period and total amount of the delinquency, as of the date of the notice; and
- C) a statement clearly informing the obligor that the notice of delinquency will be sent to the payor, together with a specially certified copy of the order for withholding, unless the obligor takes action as provided for under subsection (e) below.
- 4) The Department shall prepare and serve the notice of delinquency together with a form petition to stay service.
- 5) The Department shall serve the notice of delinquency by ordinary mail addressed to the obligor at his or her last known address.
- 6) The obligor may execute a written waiver of the provisions of subsection (1) through (5) above and request immediate service upon the payor.
- e) Procedures to Avoid Income Withholding; Petitions to Stay Service
- 1) Except as provided in subsection (g) below, the obligor may prevent an order for withholding from being served by the Department by filing a petition to stay service with the Clerk of the Circuit Court within 20 days after service of the notice of delinquency.
- 2) As required by law, the petition to stay service may only dispute:
- A) the amount of current support or the existence or amount of delinquency stated in the notice of delinquency; or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- B) the identity of the obligor.
- f) Initial Service of Order for Withholding
- 1) Where the order for withholding does not provide for immediate service and the provisions of subsections (c) or (g) do not apply, the Department shall follow the provisions of this subsection (f) to serve the order for withholding on the payor.
- 2) The Department, 20 days following service of the notice of delinquency, shall file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency attached thereto, stating:
- A) that the notice of delinquency has been duly served and the date service was effected;
- B) that the obligor has not filed a petition to stay service under subsection (e) above; or in the alternative
- C) that the obligor has waived the provisions of subsections (f)(2)(A) and (B) above in accordance with subsection (d)(5) above.
- 3) The Department may request that the Clerk of the Circuit Court, as required by law:
- A) make available any record of payment;
- B) determine that the court file contains a copy of the affidavit described in subsection (f)(2); and
- C) provide a specially certified copy of the order for withholding and notice of delinquency indicating that the preconditions for service have been satisfied.
- 4) The Department shall serve the notice of delinquency and order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. A proof of service shall be filed with the Clerk of the Circuit Court.
- 5) Where the obligor has not filed a petition to stay service within 20 days after service of the notice of delinquency, the Department shall serve the order for withholding and notice of delinquency upon the payor within 15 days after the end of the 20 day period, or, if the payor's address is unknown on that date, within 15 days after locating the payor's address.
- g) Subsequent Service of an Order for Withholding
- 1) The Department shall serve an order for withholding upon any payor of the obligor without further notice to the obligor when either of the following occurs:
- A) at any time after the court has ordered immediate service of an order for withholding; or
- B) when an order for withholding, which does not provide for immediate service, has previously been served upon a payor of the obligor pursuant to subsection (f) above.
- 2) The Department shall request that the Clerk of the Circuit Court, as required by law, provide specially certified copies of the order for withholding or the notice of delinquency or both whenever:
- A) the court ordered immediate service of an order for

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- withholding; or
- B) an affidavit has been placed in the court file indicating that the preconditions for service have previously been met or that the requirements for immediate withholding under subsection (c) above have been previously met.
- 3) The Department shall serve the order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery.
- 4) The Department shall file a proof of service with the Clerk of the Court.
- 5) The Department shall provide notice to the payor of any payments that have been made through:
- A) previous withholding; or
- B) any other method.
- 6) If a delinquency has accrued for any reason, the Department may serve the notice of delinquency separately from the order for withholding:
- A) upon the obligor by utilizing the procedures set forth in subsection (d) above; and
- B) upon the payor by utilizing the procedures set forth in subsection (f) above.
- 7) The obligor may petition the court to stay service of a separate notice of delinquency by utilizing the procedures set forth in subsection (e) above.
- h) Petition to Stay Service of Order for Withholding
- 1) Except as provided in subsection (g) above, when an obligor files a petition to stay service within the 20-day period specified in subsection (e) above, the Department shall not serve the order for withholding upon the obligor's payor until such time as the court:
- A) enters an order:
- i) granting or denying relief;
- ii) amending the notice of delinquency; or
- iii) otherwise resolving the matter.
- B) orders immediate service of the order for withholding after a finding that at the time the notice of delinquency was served upon the obligor:
- i) a delinquency existed in an amount of at least one month's support obligation; or
- ii) that the obligor was at least 30 days late in paying all or part of the order for support.
- 2) Where a dispute over the amount of delinquency cannot be promptly resolved, the Department, through its legal representative, may request that the court order immediate service of the order for withholding as to any undisputed amounts specified in an amended notice of delinquency and continue the hearing on the disputed amounts.
- 3) If the court denies the obligor's petition to stay service, the Department shall request that the Clerk of the Circuit Court

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- provide the Department with specially certified copies of the order for withholding and notice of delinquency. The Department shall:
- A) serve the specially certified copies of the order and notice on the payor, its superintendent, manager or other agent, by certified mail or personal delivery, within 45 days after serving the notice of delinquency on the obligor; and
- B) file a proof of service with the Clerk of the Circuit Court.
- 4) After the court hears the obligor's petition to stay service, the Department shall notify the obligor whether the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to subsection (1) below.
- 1) Petition to Modify, Suspend or Terminate an Order for Withholding
- 1) At any time the Department, through its legal representative, may petition the court to:
- A) modify, suspend or terminate the order for withholding because of a modification, suspension, or termination of the underlying order for support;
- B) modify the amount of income to be withheld to reflect payment in full or in part of the delinquency or arrearage by income withholding or otherwise; or
- C) suspend the order for withholding because of inability to deliver income withheld to the obligee due to the obligee's failure to provide a mailing address or other means of delivery.
- 2) The Department shall serve on the payor, by certified mail or personal delivery, a copy of any order entered pursuant to this subsection (1) that affects the duties of the payor.
- 3) The Department may serve a notice on the payor to:
- A) cease withholding of income for payment of current support for a child when the support obligation for that child has automatically ceased under the order for support through emancipation or otherwise; or
- B) cease withholding of income for payment of delinquency or arrearage when the delinquency or arrearage has been paid in full.
- 4) The notice shall be served on the payor by ordinary mail, and a copy shall be provided to the obligor and the obligee. A copy of the notice shall be filed with the Clerk of the Circuit Court.
- 1) Additional Duties
- 1) When the Department is no longer authorized to receive payments for the obligee, it shall, within seven days, notify the payor or, where appropriate, the Clerk of the Circuit Court, to redirect income withholding payments to the obligee.
- 2) The Department shall provide notice to the payor and Clerk of the Circuit Court of any other support payment made, including but not limited to:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- A) an offset under Federal or State law;
 B) partial payment of the delinquency or arrearage; or
 C) both subsections (j)(2) (A) and (B) above.
- k) Alternative Procedures for Entry and Service of an Order for Withholding
- 1) Where an order for withholding has not previously been entered in a case for any reason, the Department shall prepare and serve an order for withholding, based upon the last order for support entered, when:
 - A) the obligor has become delinquent in payment of an amount equal to at least one month's support obligation pursuant to the last order for support; or
 - B) the obligor is at least 30 days late in complying with all or part of the order for support.
 - 2) Before the order for withholding can be served upon the obligor's payor, under this subsection, the Department must:
 - A) prepare a proposed order for withholding for immediate service, except that the payment of any delinquency shall be limited to 20% of the amount under "the order for support;"
 - B) prepare a notice of delinquency as provided by subsections (d)(1) and (2) above, except the notice shall state further that the order for withholding has not been entered by the court and the conditions under which the order will be entered; and
 - C) serve the notice of delinquency and form petition to stay service as provided by subsection (d)(3) above, together with the proposed order for withholding marked "Copy Only".
 - 3) After 20 days following service of the notice of delinquency and proposed order for withholding, in lieu of the provisions of subsection (e) above, the Department shall file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency and proposed order for withholding attached thereto, stating that:
 - A) the notice of delinquency and proposed order for withholding have been served upon the obligor and the date service was effected;
 - B) the obligor has not filed a petition to stay service within 20 days after service of such notice and order; and
 - C) the proposed order for withholding accurately states the terms and amounts contained in the last order for support.
 - 4) Upon the court entering an order for withholding under this subsection and upon receipt from the Clerk of the Circuit Court of a specially certified copy of the order for withholding and the notice of delinquency indicating that the preconditions for service have been met, the Department shall:
 - A) serve the specially certified copies of the order for withholding and the notice of delinquency on the payor, its superintendent, manager or other agent by certified mail or personal delivery; and

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 5) file a proof of service with the Clerk of the Circuit Court. The Department shall serve the order for withholding and notice of delinquency on the payor:
 - A) within the time period specified in subsection (f)(5) above, where the obligor has not filed a petition to stay service; or
 - B) within the time period specified in subsection (h)(3) above, where the court denies the obligor's petition to stay service.
- 6) If the obligor requests in writing that income withholding become effective immediately under this subsection, the Department shall:
 - A) file an affidavit with the Clerk of the Circuit Court, with the proposed order for withholding attached stating that:
 - i) the proposed order for withholding accurately states the terms and amounts contained in the last order for support; and
 - ii) the obligor's request for immediate service.
 - B) serve the order for withholding pursuant to subsection (k)(4), except that a notice of delinquency shall not be required.
- 1) Notice to Payor
 Whenever the Department serves an order for withholding on a payor, notice of the following shall be included with the order:
 - 1) that the payor must begin deducting no later than the next payment of income which is payable to the obligor that occurs 14 days following the date the order and any notice were mailed to the payor by certified mail or placed for personal delivery;
 - 2) that the payor must pay the amount withheld to the obligee or public officer, as the case may be, within ten days after the date income is paid to the obligor in accordance with the order for withholding and any subsequent notification received from the Department redirecting payments;
 - 3) that if the payor knowingly fails to pay any amounts withheld within ten days after the date income is paid to the obligor, the payor is subject to a penalty of \$100 for each day that the withheld amount is not paid to the obligee or public officer after the period of ten days has expired;
 - 4) that the payor may combine all amounts withheld for the benefit of an obligee or public officer into a single payment and transmit the payment with a listing of obligors from whom withholding has been effected;
 - 5) that for each deduction the payor must provide the obligee or public officer, at the time of transmittal, with the date income was paid from which support was withheld;
 - 6) that upon receipt of an order for withholding requiring that a minor child be named as a beneficiary of a health insurance plan available through an employer, labor union or trade union, that the employer or labor union or trade union must:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- A) immediately enroll the minor child as a beneficiary in the health insurance plan designated by the order;
- B) withhold or cause to be withheld, if applicable, any required premium and pay over any amounts so withheld to the insurance carrier in a timely manner;
- C) mail to the obligee, within 15 days after enrollment or upon request, notice of the date of coverage, information on the dependent coverage plan, and all forms necessary to obtain reimbursement for covered health expenses, such as would be made available to a new employee;
- D) when an order for dependent coverage is in effect and the insurance coverage is terminated or changed for any reason, notify the obligee within ten days after the termination or change date along with notice of conversion privileges;
- 7) that for withholding of income, the payor is entitled to a fee not to exceed \$5 per month to be taken from the income to be paid to the obligor;
- 8) that the amount actually withheld for support, the child's health insurance premium and payor withholding fee shall not exceed the maximum amount permitted under the Federal Consumer Credit Protection Act;
- 9) that whenever the obligor is no longer receiving income from the payor, the payor must return a copy of the order for withholding to the Department and provide the obligor's last known address and the name and address of the obligor's new payor, if known;
- 10) that withholding of income under the order for withholding must be made without regard to any prior or subsequent garnishments, attachments, wage assignments, or any other claims of creditors;
- 11) that the order for withholding is binding upon the payor until service of an order of the court or a notice from the Department or Clerk of the Circuit Court;
- 12) that the payor is subject to a fine of up to \$200 for discharging, disciplining or otherwise penalizing an obligor because of the duty to withhold income; and
- 13) that if the payor willfully fails to withhold or pay over income pursuant to a properly served order for withholding and any notice of delinquency that the payor is liable for the total amount that the payor willfully failed to withhold or pay over.

m) Penalties

In cases where a payor willfully fails to withhold or pay over income, pursuant to a properly served, specially certified order for withholding and any notice of delinquency, or otherwise fails to comply with any income withholding duties imposed by law, the Department, through its legal representatives, may request that the court:

- 1) enter judgment and direct the enforcement thereof for the total amount that the payor willfully failed to withhold or pay over;
- 2) impose a penalty or fine upon the payor or invoke any other remedy allowed by law.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- n) Obligor Employed in Another State
- 1) Within 20 days after determining that income withholding is required in a case in which the obligor is employed in another state, and, if appropriate, receipt of any information necessary to carry out withholding, the Department shall notify the IV-D agency of the state in which the obligor is employed to implement interstate withholding.
- 2) The notice to the other state's IV-D agency shall include:
- A) the IV-D case name and identification number;
- B) the names and birthdates of the persons for whom support is ordered;
- C) a certified copy of the order for support with all modifications;
- D) a certified copy of an order for withholding, if any, still in effect;
- E) a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage, if any, which has accrued under the order for support;
- F) the name and address of the obligor and his or her social security number, if known;
- G) the name and address of the obligor's payor; and
- H) the amount requested to be withheld from the obligor's income.
- o) Refund of Improperly Withheld Amounts
- The Department shall promptly refund to the obligor amounts found to have been improperly withheld from the obligor's income.

(Source: Amended
NOV 30 1994

18 Ill. Reg.

17886, effective

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

1) Heading of the Part:

Breast and Cervical Cancer Research Fund Rules

2) Code Citation:

77 Ill. Adm. Code 970

3) Section Numbers:

New Section
970.10
New Section
970.20
New Section
970.30
New Section
970.40
New Section
970.50
New Section
970.60
New Section
970.70
New Section
970.80
New Section
970.90
New Section
970.100
New Section
970.110

Adopted Action:4) Statutory Authority:

Implementing and authorized by Section 55.70 of the Civil Administrative Code of Illinois [20 ILCS 2310/55.70], as amended by Public Act 88-85, effective July 14, 1994.

5) Effective Date of Rulemaking: December 5, 19946) Does this Rulemaking Contain an Automatic Repeal Date? No7) Does this Rulemaking Contain any Incorporation by Reference? No8) Date Filed in Agency's Principal Office: December 5, 19949) Date Notice of Proposed Rulemaking was Published in the Illinois Register:

18 Ill. Reg. 9354 - June 24, 1994

10) Has the Joint Committee on Administrative Rules Issued a Statement of Objection to this Rulemaking? No11) Difference Between Proposal and Final Version:

The following changes were made during the first notice period:

Proposed Section 970.30(a)(11) has been deleted and replaced with the

application requirement of a statement of the research question or hypothesis or a description of interventions or model programs on which the research will be based.

In addition, various technical, editorial and grammatical changes were made in response to suggestions of the Joint Committee on Administrative Rules and the Administrative Code Division.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

All changes agreed between the Department and the Joint Committee on Administrative Rules have been made.

13) Will the Rulemaking Replace an Emergency Rule Currently in Effect? No14) Are there any other New Sections Pending on this Part? No15) Summary and Purpose of Rulemaking:

These rules codify the procedures and criteria for the awarding of research grants to physicians, hospitals, laboratories, educational institutions, and other organizations and persons to conduct research on breast and cervical cancer. The research monies would be distributed through a Request for Proposal Process. A peer review committee, whose members demonstrate and are acknowledged to have expertise in areas dealing with breast and cervical cancer research, would be responsible for reviewing the applications and providing assessments of the individual applications to an advisory committee. The Advisory Committee would then make recommendations to the Director regarding the awarding of the research grants.

16) Information and Questions Regarding this Adopted Rulemaking Shall be Directed to:

Ms. Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 (217)782-6187.

The full text of the Adopted Rules begins on the next page:

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER u: MISCELLANEOUS PROGRAMS AND SERVICES

PART 970

BREAST AND CERVICAL CANCER RESEARCH FUND RULES

Section

970.10	Definitions
970.20	Eligibility
970.30	Application Procedures
970.40	Application Review Criteria
970.50	Notification of Award
970.60	Award and Use of Grant Funds
970.70	Monitoring Criteria
970.80	Contract Expiration
970.90	Termination of the Grant Agreement or Funding
970.100	Denial, Suspension or Revocation of Grant Application or Grant Agreement
970.110	Procedures for Hearings

AUTHORITY: Implementing and authorized by Section 55.70 of the Civil Administrative Code of Illinois [20 ILCS 2310/55.70] (see Public Act 88-85, effective July 14, 1993).

SOURCE: Emergency rules adopted at 18 Ill. Reg. 9549, effective June 10, 1994; adopted at 18 Ill. Reg. 17919, effective DEC 05 1994.

Section 970.10 Definitions

"Act" means Section 55.70 of the Civil Administrative Code of Illinois as added by Public Act 88-85, effective July 14, 1993 [20 ILCS 2310/55.70].

"Applicant" means any eligible physician, hospital, laboratory, education institution, other organization or person in Illinois whose intent is to conduct breast and cervical cancer research or to support a fellowship in the area of Breast and Cervical Cancer.

"Breast and Cervical Advisory Committee" means a committee chaired by the Director or his designee and composed of at least six additional members appointed by the Director, of which three must be representatives of the State Board of Health, Y-Me, and American Cancer Society-Illinois Chapter and the remaining individuals must be knowledgeable of either breast or cervical cancer or representative of an at-risk population. With the exception of the Chair, no appointee shall be an employee of the Department.

"Breast Cancer" means malignant tumor of the breast characterized by uncontrolled, abnormally rapid division of cells that originate in the breast and surrounding tissue and may spread to other organs.

"Cervical Cancer" means malignant tumor of the narrow lower end or neck of the uterus (cervix) characterized by uncontrolled, abnormally rapid division of cells that originate in the cervix and surrounding tissue and may spread to other organs.

"Clinical Diagnosis" means the process of identifying a disease by its characteristic signs, symptoms and laboratory findings.

"Clinical Trial" means the testing of diagnostic, treatment, and prevention techniques by comparing results in patients randomly assigned to receive one of two or more techniques being tested.

"Cure" means the eradication of disease through removal of the risk of death invoked by the disease that was treated.

"Department" means the Illinois Department of Public Health.

"Detection" means the discovery of breast or cervical cancer in a woman previously thought to be free of such cancer.

"Diagnostic Evaluation" means use of various techniques including physical exams, mammography, and evaluation by a pathologist of breast or cervical cells removed from the body to determine the presence and type of cancer.

"Director" means the Director of the Illinois Department of Public Health.

"Early Detection" means discovery of breast or cervical cancer at the first possible time when spread to other organs is least likely to occur.

"Fellowship" means supervised practical experience for an individual in a health care or scientific specialty beyond that required to earn a doctorate or, in the case of medicine, beyond that provided to hospital resident physicians to broaden expertise in breast and cervical cancer.

"Funding Period" means the time (usually twelve months coinciding with the Department's Fiscal Year) during which money is to be spent in support of a particular research project or training course.

"General Award" means presentation of funds by the Department to an applicant to conduct research on breast and cervical cancer.

"Governmental Unit Code" means the Illinois Comptroller's preassigned vendor identification number for governmental agencies and municipalities.

"Grant Agreement Period" (see Funding Period).

"Not-for-profit" means a corporation as described in the General

"Not-for-Profit Corporation Act of 1986 [805 ILCS 105]."

"Peer Review Panel" means a group appointed by the Director, whose members demonstrate and are acknowledged to have expertise in areas dealing with breast and cervical cancer research.

"prevention" means using various techniques including drugs, diet, and/or lifestyle changes to stop cancer from developing in healthy women.

"Principal Investigator" means the person with prime responsibility for conducting a research project.

"Project Period" means a minimum of one year and a maximum of three years (possibility of two continuation grants).

"Referral" means the process of linking persons who may be or who have been diagnosed with breast or cervical cancer with services in response to those needs.

"Research" means a scientific investigation into possible causes, location, progression, treatment, care and cure for breast and cervical cancer. *Research includes, but is not limited to, expenditures to develop and advance the understanding, techniques, and modalities effective in early detection, prevention, cure, screening, and treatment of breast and cervical cancer and may include clinical trials.* (Section 55.70 of the Act)

"Research Fund" means the Breast and Cervical Cancer Research Fund, which is a special fund in the State Treasury as described in Section 55.70 of the Civil Administrative Code of Illinois.

"Research Fund Checkoff" means a voluntary process by which an Illinois taxpayer may use a provision on the standard individual income tax form to contribute to the Breast and Cervical Cancer Research Fund.

"Research Grant" means funding provided to qualified principal investigators to investigate specific questions related to breast and cervical cancer research.

"Screening" means examining and testing for cancer in women who have no overt symptoms of cancer.

"TIN number" means the nine digit federal Taxpayer Identification Number also known as the Federal Employer Identification Number (FEIN), Social Security Number, or Governmental Unit Code.

"Training and Continuing Education" means extending or updating the knowledge of research scientists, health care professionals and other allied persons.

"Treatment" means the management and care of a woman for the purpose of combating breast or cervical cancer.

Section 970.20 Eligibility

- a) Eligible applicants include physicians licensed in Illinois to practice medicine in all of its branches, licensed hospitals in Illinois, certified laboratories in Illinois, certified mammography professionals and facilities, post-secondary higher educational institutions in Illinois and other medically affiliated organizations in Illinois and persons who are Illinois residents or sponsored by an Illinois facility guaranteeing benefits to Illinois residents.
- b) All certified local health departments which provide public health programs as defined in 77 Ill. Adm. Code 615.200.

Section 970.30 Application Procedures

The Department shall provide written application instructions and forms to potential applicants.

- a) All applications shall include the following:
 - 1) the principal investigator's name, address, and telephone and FAX and teletypewriter (TTY) numbers, if available;
 - 2) the name, address, and telephone and FAX and TTY numbers, if available, of the entity (such as a university) through which the application is being submitted, if different from the information provided in subsection (a)(1) of this Section;
 - 3) the curriculum vitae of the principal investigator;
 - 4) a one-page non-technical abstract, which describes the significance of the applicant's project for breast and/or cervical cancer research;
 - 5) the Social Security Number, Taxpayer Identification Number (TIN) or the Governmental Unit Code assigned by the State of Illinois, Office of the Comptroller;
 - 6) the signature of principal investigator or agency official authorized to certify the application;
 - 7) an approximate timetable for project completion;
 - 8) a detailed budget for the funding period, documenting sufficient resources to carry out the project. The budget shall be by line item category and shall provide sufficient detail to justify the use of grant funds to support project activities. The applicant shall indicate the total cost of conducting the project(s), the anticipated funding request for year 2 and 3 of the project (if applicable), the source of other funds supporting the project(s), the amount of support requested from the Department;
 - 9) a signed Statement of Assurances indicating compliance with applicable State and federal requirements, such as the Fiscal Control and Internal Auditing Act, Office of Management and Budget (OMB) Circular A-28 (local governments), OMB Circular A-133 (not-for-profit organizations), bribery certification, contract debarment, unlawful discrimination, Illinois Human Rights Act, Federal Civil Rights Act, Drug Free Workplace Act, Davis-Bacon Act, conflict of interest as specified in the

Illinois Purchasing Act, and protection of the confidentiality of services;

- 10) a statement of whether funds are being requested for a fellowship or a general award;
 - 11) a statement of the research question or hypothesis, or a description of intervention(s) or model program(s) on which the research will be based;
 - 12) a prioritized listing of measurable objectives for the funding period;
 - 13) for each objective proposed for the first year of the project, a sequential listing of activities to achieve the objective, the time line for completing each activity, identification of the individual responsible for coordinating the implementation of each objective; and
 - 14) the evaluation methods to be used to measure progress in achieving objectives and a plan for monitoring the overall project.
- b) If the funds are being requested to support a fellowship, the following information shall be provided in addition to the information required in subsection (a) of this Section:
- 1) the name of individual to be supported through the fellowship;
 - 2) the curriculum vitae of individual; and
 - 3) at least one letter of recommendation from the principal investigator or agency official authorized to certify the application.
- c) All continuation applications shall contain the information required in subsection (a) and, in addition, shall include the following:
- 1) a progress report which contains a description of the status of each activity of the project to date, utilizing the evaluation methods and monitoring plan specified in subsection (a)(14) of this Section;
 - 2) documentation of progress in meeting each project objective;
 - 3) the project objectives for the new grant year, along with activities and timelines for completion of each activity; and
 - 4) any revisions in the evaluation methods or the monitoring plan, along with the rationale for such revisions.

Section 970.40 Application Review Criteria

A non-technical and technical review shall be conducted for each application received by the Department:

- a) Criteria for the non-technical review shall include:
 - 1) inclusion of all required forms specified in Section 970.30; and
 - 2) the inclusion of a response to each required item as specified in Section 970.30.
- b) Criteria for the technical review shall be as follows:
 - 1) the activities identified by the applicant will lead to achievement of the objectives;
 - 2) the project objectives are achievable in the stated time frame;
 - 3) the evaluation methods will measure progress toward the identified objectives;
 - 4) the budget (Section 970.30(a)(8)) provides sufficient resources

- and justifies the need for funds to carry out the project; and
- 5) continuation applicants have documented the status of each activity in support of the current year's objectives and have provided an estimate of the extent to which each current year objective will be met.

Section 970.50 Notification of Award

- a) The Department shall be empowered to award an amount less than the amount requested in an application.
- b) The Department shall prepare grant agreements and award transmittal letters. Receipt of the transmittal letter and grant agreement for signature by the applicant shall constitute notification of award.
- c) Applicants who are not awarded grant funds shall be notified in writing by the Department.
- d) The grant agreement shall not be sold, assigned or transferred in any manner. Any actual or attempted sale, assignment or transfer shall render the grant agreement null, void and of no further effect. If the grantee for whatever reason ceases operation, the grant agreement shall be terminated.

Section 970.60 Award and Use of Grant Funds

- a) Project funds shall only be used for the direct cost of administering, operating and maintaining a project. The following direct costs are examples of those that may be incurred when specified in the grant agreement:
 - 1) personal services costs, including gross salaries and employer paid fringe benefits for full-time and part-time employees of the project;
 - 2) contractual services costs, including but not limited to, fees for consultants and specialists, exclusive of consultant services for patient care; conference registration fees; repair and maintenance of furniture and equipment; postage and postal services; subscriptions; training and education costs; software; and telecommunications costs;
 - 3) travel of personnel in carrying out authorized activities. Travel costs are the expenses for transportation, lodging and subsistence for personnel who are on travel status on official business for the applicant. Out-of-State travel requires prior written approval of the Department;
 - 4) supplies/commodities as required in the operation of the project which are directly related to its operation. Supplies include, but are not limited to, office, medical and educational supplies; equipment items costing less than \$100.00 each; printing; and paper; and
 - 5) equipment directly related to the operation of the project. (Equipment is defined as items costing over \$100.00 each, with a useful life of more than one year (Section 20 of the State Finance Act; Ill. Rev. Stat. 1991, ch. 127, par. 156 [30 ILCS 105/20])). Equipment costs shall include all freight and installation costs. Purchase of equipment items, other than

those included in the approved budget, require prior written approval from the Department.)

b) Payments to the grantee shall be made on a reimbursement basis.

- 1) The grantee shall use the Department's Reimbursement Certification Form or a reasonable facsimile to request reimbursement.
- 2) The grantee shall document actual expenditures incurred for the purchase of goods and services necessary for conducting program activities.

A) Expenditures shall be itemized on the Reimbursement Certification Form in such a manner as to establish an audit trail for future verification of appropriate use of grant funds.

B) Each item claimed on the Reimbursement Certification Form must be based on an expenditure traceable through the grantee's internal accounting system and shall include:

- i) the check number or internal ledger transfer code;
- ii) date of payment;
- iii) dates goods or services were received or the period covered;
- iv) a description of the goods or services and gross amount of the check or transfer; and
- v) the amount claimed for reimbursement from the Department.

3) The grantee shall submit requests for reimbursement periodically (monthly or quarterly) throughout the period of the grant. The final request for reimbursement shall be submitted within 45 calendar days after the end of the grant agreement period.

c) Requests for budget adjustments shall be submitted to the Department in writing and shall be received by the Department no later than 45 calendar days before the end of the grant agreement period.

Section 970.70 Monitoring Criteria

a) Successful applicants will be required to submit written reports of progress towards achieving objectives at:

- 1) six months into the grant agreement period;
- 2) the time of submission of a continuation application; and
- 3) the conclusion of the agreement period.

b) The reports must include the following:

- 1) information reflecting the status of the project in accordance with the proposed timeframes reflected in the application;
- 2) information on each objective addressing the methods implemented to achieve the status;
- 3) a projection of methods and timeframes involved to accomplish the objectives within the timeframe remaining except for the end of the project summary report; and

4) a project summary at the close of the project period documenting the achievements and ultimate conclusions derived as result of the project.

c) All reports must address the budget and use of funds.

d) The Department reserves the right to request an oral presentation

concerning the status or an end of project report for the benefit of the Advisory Committee or other formally recognized audiences.

Section 970.80 Contract Expiration

All projects shall end on the date specified in the grant agreement and shall not be extended or renewed. A continuation application as provided for in Section 970.30(c) may result in a new grant agreement with a new expiration date.

Section 970.90 Termination of the Grant Agreement or Funding

a) The grant agreement may be terminated by either party upon 30 calendar days written notice to the other party as specified in the grant agreement.

b) The grant agreement may be terminated immediately without penalty of further payment being required if the Illinois General Assembly fails to appropriate or otherwise make available sufficient funds for the award or if sufficient funds are not available in the Research Fund.

c) The Department shall be empowered to suspend funding or terminate the contract of a grantee who has substantially failed to comply with this Part or the terms and conditions of the grant agreement.

Section 970.100 Denial, Suspension or Revocation of Grant Application or Grant Agreement

a) The Director, after notice and opportunity for hearing, may deny the application for grant funds or suspend or revoke the grant agreement of any grantee in any case in which the Director finds substantial or continued failure to comply with this Part. If, however, the Director finds that the public interest, health, safety, or welfare requires emergency action and if the Director incorporates a finding to that effect in the order, summary suspension of the grant agreement may be ordered pending proceedings for revocation. Such proceedings shall be promptly instituted and promptly determined.

b) Such notice shall be made by certified mail or by personal service and shall set forth the particular reasons for the proposed action and provide the grantee with an opportunity to request a hearing. If a written hearing request is not received within 10 days after receipt of the notice by the grantee, the right to a hearing is waived.

Section 970.110 Procedures for Hearings

The Rules of Practice and Procedure in Administrative Hearings, 77 Ill. Adm. Code 100, shall apply to all proceedings conducted under this Part, with the exception that where the terms "license" and "licensing" are used in Part 100, the definitions of those terms shall be expanded to include any grantee awarded funds pursuant to this Part and any grant agreement executed pursuant to this Part.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED REPEALER

1) Heading of the Part:

Driver License Medical Advisory Board

2) Code Citation:

77 Ill. Adm. Code 525

3) Section Numbers: Adopted Action:

525.10 Repealer
525.20 Repealer
525.30 Repealer
525.40 Repealer
525.50 Repealer

4) Statutory Authority:

Driver License Medical Review Act
Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 506-1 et seq.

5) Effective Date of Rules: December 5, 19946) Does this Rulemaking Contain an Automatic Repeal Date? No

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations By Reference? No8) Date Filed in Agency's Principal Office: December 5, 19949) Date Notice(s) of Proposal was Published in Illinois Register:

December 27, 1993 - 17 Ill. Reg. 22011

10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? No11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

No comments were received.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

No changes were requested.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED REPEALER

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect? No14) Are there any other Amendments Pending on this Part? No15) Summary and Purpose of Rules:

These rules were adopted to implement the provisions of paragraph 506-3 of the Driver License Medical Review Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 501-6 et seq.). This paragraph established a Driver License Medical Advisory Board. The purpose of this Board was to assist the Department in establishing standards for determining the degree to which a person's physical condition constitutes a limitation to his ability to operate a motor vehicle or causes him to be a driving hazard.

These rules are being repealed because the Driver License Medical Review Act has been repealed by P.A. 87-860, effective July 1, 1992. Therefore, there no longer is any authorization for these rules to be in existence. The economic effect of this repealer is that it will save the Department approximately \$50,000 per year in contractual, administrative, clerical, and postage costs. However, the program is being taken over by the Office of the Secretary of State. It is unknown what the costs will be for that Agency.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED REPEALER

1) Heading of the Part:

Medical Criteria Affecting Driver Performance

2) Code Citation:

77 Ill. Adm. Code 530

3) Section Numbers:

530.5 Repealer
 530.10 Repealer
 530.20 Repealer
 530.30 Repealer
 530.40 Repealer
 530.50 Repealer

4) Statutory Authority:

Driver License Medical Review Act
 Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 506-1 et seq.

5) Effective Date of Rules: December 5, 19946) Does this Rulemaking Contain an Automatic Repeal Date? No7) Does this Rulemaking Contain Any Incorporations By Reference? No8) Date Filed in Agency's Principal Office: December 5, 19949) Date Notice(s) of Proposal was Published in Illinois Register:

December 27, 1993 - 17 Ill. Reg. 22021

10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? No11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

No comments were received.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

No changes were requested.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect? No14) Are there any other Amendments Pending on this Part? No15) Summary and Purpose of Rules:

These rules established medical criteria that could affect the performance of drivers of motor vehicles. They were developed under the authorization of the Driver License Medical Review Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 506-1 et seq.) They are being repealed because the Driver License Medical Review Act was repealed by Public Act 87-860, effective July 1, 1992. Therefore, there no longer is any authorization for these rules to be in existence.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

DEPARTMENT OF NUCLEAR SAFETY

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Licensing Requirements For Source Material Milling Facilities

2) Code Citation: 32 Ill. Adm. Code 332

3) Section Number: Emergency Action:
332.230 Amendment

4) Statutory Authority: Implementing and authorized by Radiation Protection Act of 1990 [420 ILCS 40].

5) Effective Date of Amendments: December 1, 1994

6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: This emergency amendment will remain effective for the full 150 days.

7) Date Filed in Agency's Principal Office: November 30, 1994

8) Reason for Emergency: This emergency rulemaking is necessary to clarify the application of the Department's groundwater protection standards.

9) A Complete Description of the Subject's and Issues Involved: The Department is adopting this emergency amendment to facilitate the expeditious remediation of contaminated groundwater at a byproduct material licensed site in West Chicago, Illinois.

Kerr-McGee Chemical Corporation (Kerr-McGee) has submitted an application to the Department to decommission the West Chicago Rare Earths Facility and terminate its license to possess radioactive materials at the site. Kerr-McGee intends that the site be released for unrestricted use following decommissioning. The Department has licensed commencement of decommissioning activities and substantial amounts of byproduct material from piles at the site have been shipped to a disposal facility in Utah.

The license application review has proceeded to the evaluation of groundwater remediation. Data collection at the site indicates that the groundwater is contaminated with several radiological and non-radiological contaminants. Kerr-McGee disputes the application of the Department's groundwater remediation criteria in Part 332. Kerr-McGee argues that Section 332.230, as presently worded, does not apply to the West Chicago facility because the site is not a "disposal site" where byproduct material will be permanently deposited. The Department believes that it would be inconsistent to apply the groundwater protection standards to a licensed disposal site but not apply them to a site in a residential area that will be decommissioned and released for unrestricted use. The Department is amending the rule to clarify the regulations so that site remediation can continue to move forward and groundwater contamination can be addressed in a timely fashion.

The Department's action should not be understood as a desire to limit or preclude public comment. Elsewhere in today's Illinois Register, the Department has proposed, for public comment, a general rulemaking that covers the topics included in the Emergency Rule.

10) Are there any other proposed amendments to this Part pending? Yes. Elsewhere in today's Illinois Register, the Department has proposed, for public comment, a general rulemaking that covers the topics included in the Emergency Rule.

11) Statement of Statewide Policy Objectives: The requirements imposed by the emergency rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

12) Information and questions regarding this emergency rule shall be directed to:

Mr. Rob Holtsclaw
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
(217) 524-1003 (voice)
(217) 782-6133 (TDD)

The full text of the emergency amendment begins on the next page:

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF EMERGENCY AMENDMENTS

TITLE 32: ENERGY

CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY

SUBCHAPTER B: RADIATION PROTECTION

PART 332

LICENSING REQUIREMENTS FOR SOURCE MATERIAL MILLING FACILITIES

Section	
332.10	Purpose and Scope
332.20	Definitions
332.30	License Required
332.40	Application Content and Procedure
332.50	General Information
332.60	Technical Information
332.70	Technical Analyses
332.80	Institutional Information
332.90	Financial Information
332.100	Evaluation of License Application and Issuance of a License
332.110	General Conditions of Licenses
332.120	Application for Renewal or Closure
332.130	Contents of Application for Site Closure and Stabilization
332.140	Postclosure Observation and Maintenance
332.150	Termination of Source Material Milling Facility License
332.160	General Requirements
332.170	Protection of the General Population from Radiation
332.180	Protection of Individuals from Inadvertent Access
332.190	Protection of Individuals During Operations
332.200	Stability of the Byproduct Material Disposal Site After Closure
332.210	Technical Criteria for Byproduct Material Disposal Sites - Siting Criteria
332.220	Technical Criteria for Byproduct Material Disposal Sites - Design Criteria
332.230	Technical Criteria for Byproduct Material Disposal <u>Licensed</u> Sites - Groundwater Protection
EMERGENCY	
332.240	Technical Criteria for Byproduct Material Disposal Sites - Control of Radiation Hazards
332.250	Technical Criteria - Source Material Milling Operations
332.260	Financial Surety Requirements
332.270	Long-Term Care Payment
332.280	Land Ownership
332.290	Maintenance of Records, Reports, and Transfers

AUTHORITY: Implementing and authorized by the Radiation Protection Act of 1990 [420 ILCS 40].

SOURCE: Adopted at 14 Ill. Reg. 1333, effective January 5, 1990; amended at 18 Ill. Reg. 3128, effective February 22, 1994; emergency amendment adopted at 18 Ill. Reg. 17933, effective DEC 01 1994, for a maximum of

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF EMERGENCY AMENDMENTS

150 days.

Section 332.230 Technical Criteria for Byproduct Material Disposal Licensed Sites - Groundwater Protection EMERGENCY

- a) In order to provide adequate protection of groundwater resources, the ~~disposal~~ licensed site shall be designed, ~~and~~ constructed, maintained and operated to conform with the requirements of criterion 5 of 10 CFR 40, Appendix A, in effect on January 1, ~~1989~~ 1994, exclusive of subsequent amendments or editions. In addition, closure shall be performed to conform with the requirements of criterion 5 of 10 CFR 40, Appendix A, in effect on January 1, ~~1994~~ 1994, exclusive of subsequent amendments or editions. Criterion 13 of 10 CFR 40, Appendix A, in effect on January 1, ~~1989~~ 1994, identifies the constituents for which standards shall be set or complied with if the specific constituent is expected to be in or derived from the byproduct material and has been detected in groundwater.
- b) The licensee shall establish a detection monitoring program needed for the Department to set the site-specific groundwater protection standards in subsection (a) above. The licensee or applicant shall propose for Department approval as license conditions which constituents are to be monitored on a site-specific basis. A detection monitoring program shall be designed and implemented to accomplish two purposes. The program shall be designed and implemented to detect leakage of the hazardous constituents from the ~~disposal--area~~ licensed site so that the need to set groundwater protection standards is monitored. If leakage is detected, the program shall be designed and implemented to generate data and information needed for the Department to establish the standards under subsection (a) above. The data and information shall provide a sufficient basis to identify those hazardous constituents which require concentration limit standards and to enable the Department to set the limits for those constituents and the compliance period. The data and information shall also provide the basis for adjustments to the point of compliance, if necessary.
- c) Once groundwater protection standards have been established pursuant to subsection (a) above, the licensee shall establish and implement a compliance monitoring program. The purpose of the compliance monitoring program is to determine that the hazardous constituent concentrations in groundwater continue to comply with the standards set by the Department. In conjunction with a corrective action program, the licensee shall establish and implement a corrective action monitoring program. The purpose of the corrective action monitoring program is to demonstrate the effectiveness of the corrective actions. Any monitoring program required by this subsection (c) may be based on existing monitoring programs to the extent the existing programs can meet the stated objective for the program.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF EMERGENCY AMENDMENTS

(Source: Emergency Amendment adopted at 18 Ill. Reg. effective December 1, 1994, for a maximum of 150 days)

17933

ILLINOIS RACING BOARD

NOTICE OF EXPEDITED CORRECTION

- 1) Heading of the Part: Pari-Mutuels
- 2) Code Citation: 11 Ill. Adm. Code 405
- 3) Section Numbers: 405.90
- 4) Date Proposal published in Illinois Register: 2/25/94, 18 Ill. Reg 2838
- 5) Date Adoption published in Illinois Register: 7/29/94, 18 Ill. Reg 11999
- 6) Date Request for Expedited Correction published in Illinois Register: 8/19/94, 18 Ill. Reg 12886
- 7) Adoption Effective Date: 7/14/94
- 8) Correction Effective Date: 7/14/94
- 9) Reason for Approval of Expedited Correction: A filing error in the publication of the rulemaking in the Illinois Register not being identical to the adopted text filed with the Administrative Code. In the Register version, changes in Section 405.90 were included; no change in that Section was made in the adopted version. Proposed changes to 405.90 were deleted at Second Notice.

Joseph J. Sinopoli
Agency Director

12/1/94
Date

The full text of the Corrected Rule begins on the following page:

ILLINOIS RACING BOARD

NOTICE OF EXPEDITED CORRECTION

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 405

PARI-MUTUELS

Section	
405.10	State Director of Mutuels
405.20	Duties of the State Director of Mutuels
405.30	Mutuel Department Operations
405.40	Mutuel Employees
405.50	Totalizator (Repealed)
405.55	No Wagering After Start
405.60	Odds Board Control (Repealed)
405.70	Odds Board Update (Repealed)
405.80	Records of All Calculations
405.90	Number of Pari-Mutuel Races
405.100	Ticket Windows
405.110	Sale of Pari-Mutuel Tickets
405.120	Minimum Price Wager Prices
405.130	Minimum Pay-Off -- Minus Pools -- Surcharges
405.140	Payments
405.150	Report Scratches
405.160	Number of Pools
405.170	Multiple Wagering Pools (Repealed)
405.180	Failure of Starting Gate
405.190	Horses Scratched
405.200	"Official" Sign Final
405.210	Minors Barred
405.220	Lost Tickets
405.230	Mutilated or Altered Tickets
405.240	Information Window
405.250	System Failure

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (230 ILCS 5/9(b)).

SOURCE: Adopted at 4 Ill. Reg. 38, effective September 8, 1980; codified at 5 Ill. Reg. 10886; emergency amendment at 8 Ill. Reg. 22142, effective October 31, 1984, for a maximum of 150 days; amended at 11 Ill. Reg. 12375, effective July 18, 1987; amended at 12 Ill. Reg. 206, effective December 23, 1987; amended at 14 Ill. Reg. 11310, effective July 3, 1990; amended at 14 Ill. Reg. 17646, effective October 16, 1990; amended at 15 Ill. Reg. 591, effective January 3, 1991; amended at 15 Ill. Reg. 2733, effective February 5, 1991; amended at 15 Ill. Reg. 13933, effective September 5, 1991; amended at 16 Ill. Reg. 8232, effective May 19, 1992; amended at 18 Ill. Reg. 1199, effective July 14, 1994; expedited correction at 18 Ill. Reg. **17938**, effective

ILLINOIS RACING BOARD

NOTICE OF EXPEDITED CORRECTION

July 14, 1994.

Section 405.90 Number of Pari-Mutuel Races

- a) For the purpose of pari-mutuel wagering, all races are considered separate and distinct.
- 1) Harness: Wagering shall be prohibited on more than 11 harness races during the course of a single racing program, unless special permission is granted by the Board.
- 2) Thoroughbred: Wagering shall be prohibited on more than 10 thoroughbred races during the course of a single racing program.
- b) Organization licensees may request wagering on additional races. In acting on such requests, the Board shall consider the effect of extra races on state revenue and on track and state employees, and shall consider the availability of horses.

(Source: Expedited correction at 18 Ill. Reg. **17938**, effective July 14, 1994)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 29, 1994 through December 5, 1994, and have been scheduled for review by the Committee at its January 10, 1995 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
1/13/95	State Board of Education, Nonpublic Special Education Facilities (23 Ill Adm Code 401)	7/1/94 18 Ill Reg 9756	1/10/95
1/13/95	State Board of Education, Health/Life Safety Code for Public Schools (23 Ill Adm Code 180)	7/1/94 18 Ill Reg 9671	1/10/95
1/13/95	Secretary of State, Uniform Partnership Act (14 Ill Adm Code 165)	9/30/94 18 Ill Reg 14686	1/10/95
1/14/95	Department of Transportation, Inspection Procedures for Type I School Buses (92 Ill Adm Code 441)	9/9/94 18 Ill Reg 13855	1/10/95
1/14/95	Department of Transportation, Inspection Procedures for Type II School Buses (92 Ill Adm Code 443)	9/9/94 18 Ill Reg 13965	1/10/95
1/14/95	Department of Transportation, Administrative Requirements for Official Testing Stations (92 Ill Adm Code 451)	9/9/94 18 Ill Reg 13729	1/10/95
1/14/95	Department of Transportation, School Bus Brake Inspections (92 Ill Adm Code 447)	9/2/94 18 Ill Reg 13367	1/10/95
1/15/95	Department of Public Aid, Related Program Provisions (89 Ill Adm Code 117)	9/23/94 18 Ill Reg 14303	1/10/95

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

1/18/95	Department of Central Management Services, Pay Plan (80 Ill Adm Code 310)	9/23/94 18 Ill Reg 14256	1/10/95
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PROCLAMATIONS

94-662

STANLEY PAUL DAY

Whereas, the State of Illinois salutes Stanley Paul for his contribution to the cultural and social life of Chicago on this, the 30th anniversary of Stanley's career as Chicago's Society Bandleader; and

Whereas, Stanley Paul has touched the lives of Chicagoans through his 10-year reign on the bandstand of Chicago's Pump Room, and his subsequent selection as Musician of the Year in 1989 by the Dal Segno Committee for his particular style of dance tempos, encompassing standards to contemporary numbers; and

Whereas, the Illinois Council of Orchestras and Chicago Fine Arts Society honor the 30th anniversary of Stanley Paul's Chicago career on Wednesday, November 30, 1994; and

Whereas, the Chicago Fine Arts Society has provided performance opportunities over two decades to young Chicago artists of great promise and distinguished international artists;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 30, 1994, as STANLEY PAUL DAY in Illinois and applaud Mr. Paul's 30 years of contributions to the musical life of Chicago.

Issued by the Governor November 28, 1994.

Filed with the Secretary of State December 2, 1994.

94-663

UNIVERSITY OF ILLINOIS PRESIDENT'S AWARD PROGRAM DAY

Whereas, in the fall of 1984, and for a number of years previous, most of Illinois' highly qualified African-American, Hispanic, and Native American high school graduates chose to leave Illinois for their baccalaureate experiences; and

Whereas, national data indicates that those students who remain in-state for their college education are more likely to remain in the state for their careers; and

Whereas, in 1985, the University of Illinois realized that it was enrolling only a small percentage of these academically gifted students who graduate from Illinois high schools; and

Whereas, to build strong minority leadership for the future of Illinois, and to enhance the educational environment of the University, an ambitious program was needed to matriculate many of these students; and

Whereas, in December of 1984, University President Stanley O. Ikenberry initiated the President's Award Program, a new and unique effort to retain these talented minority students in the state; and

Whereas, since 1985, more than 4,400 of these underrepresented students have enrolled at the University of Illinois through the President's Award Program;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 1, 1994, as UNIVERSITY OF ILLINOIS PRESIDENT'S AWARD PROGRAM DAY in Illinois in honor of President Stanley O. Ikenberry who created this unique program for the University and the State of Illinois.

Issued by the Governor November 28, 1994.

Filed with the Secretary of State December 2, 1994.

94-664

DAY OF DISABLED PERSONS

Whereas, the United Nations General Assembly, on October 14, 1992, unanimously proclaimed December 3 of each year as the International Day of Disabled Persons; and

Whereas, the United Nations urged all nations and organizations to extend their full cooperation in observing the International Day of Disabled Persons; and

Whereas, on average, regardless of geographic location or nationality, one out of every 10 persons in the world is either mentally or physically disabled, meaning that today there are more than 500 million disabled persons in the world; and

Whereas, in spite of the excellent Americans with Disabilities Act and the outstanding efforts of organizations within our state that support programs and initiatives designed to increase opportunities for persons with disabilities in both the private and public sectors, more needs to be done to promote effective measures for the prevention of disability, for rehabilitation, and for the realization of the goals of full participation of disabled persons in social life and the development of equality;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1994, as DAY OF DISABLED PERSON in Illinois and urge all communities throughout the state to honor disabled persons by appropriate means so that those persons will feel even more a part of the community, will be able to participate in the life of the community, and will feel welcomed and integrated into every area of social, economic, and political life in the community.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 2, 1994.

94-665

LIGHTS ON FOR LIFE DAY

Whereas, drivers and pedestrians impaired by alcohol and other drugs account for nearly 17,500 highway deaths nationally each year; and

Whereas, motor vehicle crashes are the number one cause of death for children, adolescents, and young adults in the United States; and

Whereas, injury and property damage resulting from alcohol and drug-impaired driving accidents cause physical, emotional, and economic hardship for hundreds of thousands of adults and young people; and

Whereas, in Illinois we have enacted stronger laws including statutory summary drivers license suspension and "Zero Tolerance" for young drivers which have proven to reduce the incidence of drinking and driving; and

Whereas, we must continue to save lives by preventing impaired driving; and

Whereas, it is important to show our resolve in this important issue; and Whereas, the National Drunk and Drugged Driving Prevention Month Coalition is encouraging all state to proclaim December 16, 1994, as Lights on for Life Day;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 16, 1994, as LIGHTS ON FOR LIFE DAY in Illinois to complement the national effort and encourage all drivers of publicly and privately-owned commercial and non-commercial vehicles to drive with their headlights on

throughout the day to call attention to the importance of measures to prevent drunk and drugged driving and in memory of victims of this crime.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 2, 1994.

94-666

TOYS FOR TOTS WEEK

Whereas, since 1947, the Marine Corps Reserve has conducted an annual Toys for Tots program to provide toys for needy children at Christmas; and

Whereas, the program has grown from a local collection effort to a nationwide program now distributing more than 8 million new toys annually to more than 3 million needy children; and

Whereas, donors, volunteer workers, and sponsors include a broad array of citizens, corporations, small businesses, and local officials of public and private groups from our state who contribute time, toys, and funding to help make Christmas a joyful occasion for needy children; and

Whereas, this steadily growing volunteer program continues to be a source of delight and fulfillment for donors and recipients alike;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 4-10, 1994, as TOYS FOR TOTS WEEK in Illinois and commend the Marine Corps Reserve on its efforts to generate happiness for our young people.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 2, 1994.

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR* Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR* Objections	S - Suspension ordered by JCAR*
O - JCAR* Statement Of Objections	W - Withdrawal to meet JCAR*
RQ - Request for Correction	MR - Modification and Refusal
EC - Expedited Corrections	*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-7017.

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240	Community Care Program (P-14225/93;A-609) (E-5355) (P-5027) (A-13375)
89 Ill. Adm. Code 260	Long-Term Care Insurance Partnership Demonstration Program (P-3802; A-9895)
89 Ill. Adm. Code 230	Older Americans Act Program (P-5720) (A-14072) (P-17789)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 30	Animal Control Act (P-8972) (A-14891)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-14717/93;A-1825) (P-8981) (P-9027) (A-17433)
8 Ill. Adm. Code 25	Animal Welfare Act (P-8993) (A-14898)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-14728/93;A-1833)
8 Ill. Adm. Code 257	Cooperative Groundwater Protection Program (P-14288/93; A-205)
8 Ill. Adm. Code 20	Definitions (P-14793;A-1844)
8 Ill. Adm. Code 85	Diseased Animals (P-14747/93;A-1850)
8 Ill. Adm. Code 116	Equine Infectious Anemia Control (P-14761/93;A-1861)
68 Ill. Adm. Code 590	Feeder Swine Dealer Licensing (P-14765/93;A-1865)
8 Ill. Adm. Code 70	Horsemeat (P-9003) (A-14906)
8 Ill. Adm. Code 35	Humane Care for Animals Act (P-9008) (A-14909)
8 Ill. Adm. Code 50	Humane Slaughter of Livestock (P-9011) (A-14911)

Vol. 18, Issue #50

ILLINOIS REGISTER

December 16, 1994

CUMULATIVE INDEX

8 Ill. Adm. Code 90

Illinois Dead Animal Disposal Act (A-14917)

8 Ill. Adm. Code 270

Illinois State Fair and DuQuoin State Fair,
Non-Fair Space Rental and the General
Operation of the State Fairgrounds
(P-3164;A-9400)

8 Ill. Adm. Code 40

Livestock Auction Markets (P-14769/93;A-1869)

68 Ill. Adm. Code 610

Livestock Dealer Licensing (P-14775/93;A-1875)

8 Ill. Adm. Code 125

Meat and Poultry Inspection Act (PP-304)
(PP-2164) (P-3809;A-4622) (PP-6442) (PP-8493)
(A-11489) (PP-12540) (PP-14475) (A-14924)
(PP-15452)

8 Ill. Adm. Code 515

Refrigerated Warehouse Act (P-9033) (A-14930)

8 Ill. Adm. Code 105

Swine Disease Control & Eradication Act
(P-14781/93;A-1880) (P-13519)

8 Ill. Adm. Code 600

Weights and Measures Act (E-4426) (A-8519)
(A-14692)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2090

Subacute Alcoholism and Substance Abuse
Treatment Services (P-5029) (C-8731) (A-14223)

ATTORNEY GENERAL

14 Ill. Adm. Code 200

Franchise Disclosure Act (PP-2522)

AUDITOR GENERAL

2 Ill. Adm. Code 601

Freedom of Information (A-7739)

2 Ill. Adm. Code 600

Public Information, Rulemaking, Organization and
Personnel (A-6404) (AR-6440)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 380

Eligible State Bank (P-19347/93;A-4630)

38 Ill. Adm. Code 335

Unimpaired Capital & Unimpaired Surplus
(E-11662) (P-13169) (A-17882)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000

Carnival and Amusement Park Inspection Law
(P-6040) (A-13384)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

44 Ill. Adm. Code 5000

Acquisition, Management & Disposal of Real
Property (P-15217/93;A-1886) (P-5057)

74 Ill. Adm. Code 900

Joint Rules of the Comptroller & The Department
Of Central Management Services: Prompt Payment
(A-11498)

80 Ill. Adm. Code 302

Merit & Fitness (P-14788/93;A-1892) (P-12937)
(A-17183)

80 Ill. Adm. Code 310

Pay Plan (P-13657/93;P-14314;A-227;A-1107)
(P-21233/93;A-5146) (PP-9562) (P-10979)
(E-11299) (P-12008) (PP-13476) (P-14256)
(E-14417) (R-16042) (P-16490) (A-16545)

ILLINOIS REGISTER		December 16, 1994
CUMULATIVE INDEX		
Vol. 18, Issue #50		
80 Ill. Adm. Code 2650	(PP-16708) (A-17191) (RC-17284) Solicitation for Charitable Payroll Deductions (A-3115) (RC-3151)	
80 Ill. Adm. Code 2800	Travel (P-12567)	
CHILDREN AND FAMILY SERVICES, DEPARTMENT OF		
89 Ill. Adm. Code 325	Administration of Psychotropic Medications to Children for Whom the Department of Children and Family Services is Legally Responsible (P-8765)	
89 Ill. Adm. Code 336	Appeal Of Child Abuse And Neglect Investigation Findings (P-11407)	
89 Ill. Adm. Code 434	Audits, Reviews and Investigations (P-7115/93;A-6697) (P-8777) (E-8944)	
89 Ill. Adm. Code 380	Background Check of Foster Family Home Applicants (PR-8779)	
89 Ill. Adm. Code 385	Background Checks (P-8219)	
89 Ill. Adm. Code 358	Background Inquiry for Purchase of Service Providers (PR-8786)	
89 Ill. Adm. Code 305	Client Service Planning (P-6467) (A-17200)	
89 Ill. Adm. Code 431	Confidentiality of Personal Information of Persons Served by the Department (P-7554) (CC-7951)	
89 Ill. Adm. Code 428	Department Advisory Council, Ill. Juvenile Commission & OtherStatewide & Regional Committees (P-561)	
89 Ill. Adm. Code 437	Department of Children and Family Services Employees Conflict of Interest (P-7539)	
89 Ill. Adm. Code 384	Discipline & Behavior Management in Child Care Facilities (E-8474) (P-8528)	
89 Ill. Adm. Code 314	Educational Services (P-17593/93; A-8366)	
89 Ill. Adm. Code 406	Licensing Standards for Day Care Homes (P-2683) (P-11964/93;A-5531) (RC-3152)	
89 Ill. Adm. Code 402	Licensing Standards for Foster Family Homes (P-8237; RC-10499) (E-8481)	
89 Ill. Adm. Code 408	Licensing Standards for Group Day Care Homes (P-2700) (P-11976/93;A-5540) (RC-3153)	
89 Ill. Adm. Code 308	Nondiscrimination Requirements Of Department Service Providers (A-11510)	
89 Ill. Adm. Code 356	Rate Setting (A-11512)	
89 Ill. Adm. Code 335	Relative Home Placements (P-6681/93;A-7444) (E-14436) (P-16892)	
89 Ill. Adm. Code 300	Reports of Child Abuse & Neglect (P-18271/93;A-8377) (P-8240) (P-15218/93;A-8601)	
CIVIL SERVICE COMMISSION		
80 Ill. Adm. Code 1	Civil Service Commission (P-13525)	
CIVIL SERVICE SYSTEM, STATE UNIVERSITIES		

ILLINOIS REGISTER		ILLINOIS REGISTER	
CUMULATIVE INDEX		CUMULATIVE INDEX	
Vol. 18, Issue #50	December 16, 1994	Vol. 18, Issue #50	December 16, 1994
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF		COMMUNITY COLLEGE BOARD, ILLINOIS	
47 Ill. Adm. Code 160	Emergency Shelter Grants Program (P-15747/93; A-5163)	23 Ill. Adm. Code 1501	Administration of the Ill. Public Community College (P-569; A-8906) (EC-3027) (P-12575) (P-13562) (P-15665)
14 Ill. Adm. Code 520	Enterprise Zone Program (P-9791/93; A-5172)	COMMUNITY DEVELOPMENT FINANCE CORPORATION, ILLINOIS	
14 Ill. Adm. Code 510	Ill. Promotion Act Programs (P-14318/93; A-5813) (P-21905/93; A-8387)	47 Ill. Adm. Code 700	By-laws (P-4530/93; A-5826)
14 Ill. Adm. Code 570	Illinois Small Business Development Program (P-21123/93; A-6112)	COMPTROLLER MERIT COMMISSION	
56 Ill. Adm. Code 509	Industrial Training Program (P-20063/93; RQ-6022)	80 Ill. Adm. Code 100	Merit Commission Rules (P-12585)
14 Ill. Adm. Code 620	Labor-Management Program (P-9667) (A-16564)	COMPTROLLER, OFFICE OF THE	
14 Ill. Adm. Code 550	Local Tourism And Convention Bureau Program (P-14189)	74 Ill. Adm. Code 285	Claim Eligible To Be Offset (P-12944)
83 Ill. Adm. Code 772	Pay-Per-Call Services (P-7156)	38 Ill. Adm. Code 610	Ill. Funeral or Burial Funds Act (P-7168) (C-8172)
14 Ill. Adm. Code 610	Public Infrastructure Loan & Grants Programs (P-19352/93; A-8398)	COMMUNITY COLLEGE BOARD, ILLINOIS	
56 Ill. Adm. Code 2600	Service Delivery System & State Responsibilities (P-805; A-9902)	23 Ill. Adm. Code 1501	Administration of the Ill. Public Community College (P-569; A-8906) (EC-3027) (P-12575) (P-13562) (P-15665)
1 Ill. Adm. Code 300	Small Business Impact Analysis Procedures (CC-9934)	COMMUNITY DEVELOPMENT FINANCE CORPORATION, ILLINOIS	
14 Ill. Adm. Code 545	Technology Advancement & Development Act Program (P-839; A-8415) (P-11411) (A-17213)	47 Ill. Adm. Code 700	By-laws (P-4530/93; A-5826)
56 Ill. Adm. Code 2630	Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-855; A-9935)	COMPTROLLER MERIT COMMISSION	
92 Ill. Adm. Code 1376	Accounting & Financial Record Requirements (P-8630/93; A-1914)	80 Ill. Adm. Code 100	Merit Commission Rules (P-12585)
92 Ill. Adm. Code 1202	Applications (E-14157)	COMPTROLLER, OFFICE OF THE	
83 Ill. Adm. Code 791	Cost Of Service (P-13551)	74 Ill. Adm. Code 285	Claim Eligible To Be Offset (P-12944)
92 Ill. Adm. Code 1205	Fees And Taxes (A-11155) (E-16464)	38 Ill. Adm. Code 610	Ill. Funeral or Burial Funds Act (P-7168) (C-8172)
92 Ill. Adm. Code 1425	Financial Responsibility Of Carriers (A-11162)	COMMUNITY COLLEGE BOARD, ILLINOIS	
83 Ill. Adm. Code 792	Imputation (P-11988/93; A-1919)	23 Ill. Adm. Code 1501	Administration of the Ill. Public Community College (P-569; A-8906) (EC-3027) (P-12575) (P-13562) (P-15665)
83 Ill. Adm. Code 790	Interconnection (P-19354/93; A-6147)	COMMUNITY DEVELOPMENT FINANCE CORPORATION, ILLINOIS	
83 Ill. Adm. Code 535	Least-Cost Planning for Natural Utilities (PR-6081)	47 Ill. Adm. Code 700	By-laws (P-4530/93; A-5826)
83 Ill. Adm. Code 590	Minimum Safety Standards for Transportation of Gas Pipeline Facilities (P-2720) (A-11518)	COMPTROLLER MERIT COMMISSION	
83 Ill. Adm. Code 770	Operator Service Providers (P-6099) (RC-12065) (A-13053)	80 Ill. Adm. Code 100	Merit Commission Rules (P-12585)
83 Ill. Adm. Code 772	Pay-Per-Call Services (A-15723)	COMPTROLLER, OFFICE OF THE	
83 Ill. Adm. Code 315	Pole Attachment Rates, Terms & Conditions Applicable to Cable Television Companies, Electric Utilities & Telecommunications Carriers (P-202/93; A-676; M-795)	74 Ill. Adm. Code 285	Claim Eligible To Be Offset (P-12944)
		38 Ill. Adm. Code 610	Ill. Funeral or Burial Funds Act (P-7168) (C-8172)

ILLINOIS REGISTER			December 16, 1994		
CUMULATIVE INDEX			December 16, 1994		
Vol. 18, Issue #50			Vol. 18, Issue #50		
74 Ill. Adm. Code 330	Joint Rules Of The Comptroller & The Department Of Central Management Services: Prompt Payment (A-11521)		17 Ill. Adm. Code 715	Taking of Wild Turkeys-Fall Gun Season, The (P-3895; A-10113)	
74 Ill. Adm. Code 275	Transfers Between Accounts Within a Fund Held by State Treasurer (P-1664; A-7754) (E-2119)		17 Ill. Adm. Code 710	Taking of Wild Turkeys-Spring Season, The (P-18927/93;A-1156) (E-3751) (P-16500)	
CONSERVATION, DEPARTMENT OF			17 Ill. Adm. Code 670	White-Tailed Deer Hunting by Use of Bow and Arrow (P-21907/93;A-5842)	
17 Ill. Adm. Code 130	Camping on Department of Conservation Properties (P-18721/93;A-1126)		17 Ill. Adm. Code 650	White-Tailed Deer Hunting by Use of Firearms (P-21927/93;A-5859) (P-7180) (A-13431)	
17 Ill. Adm. Code 530	Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit and Crow Hunting (P-4495) (A-12628)		17 Ill. Adm. Code 680	White-Tailed Deer Hunting Season By Use Of Handguns (P-10998) (A-15739)	
17 Ill. Adm. Code 830	Commercial Fishing and Musseling in Certain Waters of the State (E-4761) (P-5372; A-9985)		17 Ill. Adm. Code 660	White-Tailed Deer Hunting Season by Use of Muzzleloading Rifles (P-21952/93;A-5878)	
17 Ill. Adm. Code 850	Commercial Fishing in Lake Michigan (P-22123/93;A-5834)		17 Ill. Adm. Code 740	Woodcock, Snipe, Rail, and Teal Hunting (P-3986; A-9998)	
17 Ill. Adm. Code 2520	Consignment of Licenses (P-3821; A-9991)		CORRECTIONS, DEPARTMENT OF		
17 Ill. Adm. Code 1075	Consultation Procedures For Assessing Impacts Of Agency Actions On Endangered And Threatened Species (P-14259)		20 Ill. Adm. Code 420	Assignment of Committed Persons (P-19367/93;A-2929)	
17 Ill. Adm. Code 730	Dove Hunting Season (P-3830; A-10009)		20 Ill. Adm. Code 460	Impact Incarceration Program (P-19371/93;A-2933)	
17 Ill. Adm. Code 590	Duck, Goose and Coot Hunting (P-5065; A-10023) (E-15161)		20 Ill. Adm. Code 107	Records of Committed Persons (P-19377/93;A-2939)	
17 Ill. Adm. Code 1590	Falconry & Captive Propagation of Raptors (P-9039) (A-14700)		20 Ill. Adm. Code 405	School District (P-19405/93;A-2970)	
17 Ill. Adm. Code 910	Field Trials on Department-Owned Managed Sites (P-3846) (A-13425)		20 Ill. Adm. Code 501	Security (P-8396/93;A-6328)	
2 Ill. Adm. Code 826	Freedom of Information (A-8616)		CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS		
17 Ill. Adm. Code 1010	Ill. List of Endangered & Threatened Fauna (P-16273/93;A-1134)		20 Ill. Adm. Code 1570	Fees for Processing Requests for Conviction Information (P-21136/93;A-4679)	
17 Ill. Adm. Code 1050	Ill. List of Endangered & Threatened Flora (P-16285/93;A-1142)		20 Ill. Adm. Code 1810	Rules for the Award and Monitoring of Trust Funds (P-20516/93;A-4834)	
17 Ill. Adm. Code 3010	Illinois Snowmobile Grant Program (P-5379; A-10066)		20 Ill. Adm. Code 1800	Trust Fund Collection Rules (P-20539/93;A-4852)	
17 Ill. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Coyote, Beaver and Woodchuck (P-3853; A-10077)		EDUCATION, STATE BOARD OF		
17 Ill. Adm. Code 1070	Possession of Specimens or Products of Endangered or Threatened Species (P-1;A-5838)		23 Ill. Adm. Code 610	Article 34 School and Subdistrict Councils (P-5449)	
17 Ill. Adm. Code 550	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck(Groundhog) Hunting (P-3868; A-10090)		23 Ill. Adm. Code 252	Driver Education (P-8557) (A-16307)	
17 Ill. Adm. Code 1570	Rural Community Fire Protection Program (P-12016) (A-15733)		23 Ill. Adm. Code 180	Health/Life Safety Code For Public Schools (P-9671)	
17 Ill. Adm. Code 810	Sport Fishing Regulations for the Waters of Illinois (P-19785/93;A-3277) (E-5667) (P-6202) (A-12652) (P-17297)		23 Ill. Adm. Code 210	Learning Assessment & School Improvement Plans (P-10061/93;A-1169)	
17 Ill. Adm. Code 690	Squirrel Hunting (P-3193;A-8624)		23 Ill. Adm. Code 401	Nonpublic Special Education Facilities (P-9756) (PR-9733)	
17 Ill. Adm. Code 720	Taking of Wild Turkeys-Fall Archery Season, The (P-3884; A-10104)		23 Ill. Adm. Code 110	Program Accounting Manual (P-18283/93;A-5178) (P-9776) (A-17443)	
			23 Ill. Adm. Code 1	Public Schools Evaluation, Recognition & Supervision (P-10079/93;A-1171)	
			23 Ill. Adm. Code 120	Pupil Transportation Reimbursement (E-12853)	
			23 Ill. Adm. Code 525	Regional Oversight Boards & Intermediate Services (P-9781) (A-17447)	
			23 Ill. Adm. Code 550	Reorganization Committee (PR-17611/93;AR-5551)	

ILLINOIS REGISTER			ILLINOIS REGISTER		
Vol. 18, Issue #50	CUMULATIVE INDEX	December 16, 1994	Vol. 18, Issue #50	CUMULATIVE INDEX	December 16, 1994
23 Ill. Adm. Code 226	Special Education (P-13231/93;A-1930) (P-18405/93;A-4685) (P-6482) (P-9810) (A-16318)		35 Ill. Adm. Code 184	Licensing of Industrial Hygienists (P-4) (A-16906)	
23 Ill. Adm. Code 170	Sprinkler System (P-18419/93;A-4699) (EC-8955) (EC-11386)		35 Ill. Adm. Code 670	Minimal Hazard Certification (P-18730/93; A-10122)	
23 Ill. Adm. Code 245	Urban Education Partnership Program (P-10131/93; A-237)		FINANCIAL INSTITUTIONS, DEPARTMENT OF		
ELECTIONS, STATE BOARD OF			38 Ill. Adm. Code 110	Consumer Installment Loan Act (P-14271)	
26 Ill. Adm. Code 100	Campaign Financing Act, The (A-14707)		38 Ill. Adm. Code 130	Currency Exchange Rate (P-6929/93;W-6454) (W-7071)	
26 Ill. Adm. Code 207	Miscellaneous (A-14714)		38 Ill. Adm. Code 190	Illinois Credit Union Act (P-16764)	
23 Ill. Adm. Code 125	Practice and Procedure (P-6509)		38 Ill. Adm. Code 160	Sales Finance Agency Act (P-14276)	
EMERGENCY MANAGEMENT AGENCY, ILLINOIS			38 Ill. Adm. Code 180	Uniform Disposition Of Unclaimed Property Act (P-12085) (C-14164)	
29 Ill. Adm. Code 1310	Emergency Management Assistance Program (P-13843/93;A-6394)		FIRE MARSHAL, OFFICE OF THE STATE		
29 Ill. Adm. Code 1300	Emergency Services and Disaster Agencies: Establishment, Accreditation, and Workers' Compensation (P-13856/93;A-6386)		41 Ill. Adm. Code 140	Policy & Procedures Manual for Fire Protection Personnel (RC-8503) (A-12696)	
29 Ill. Adm. Code 300	Local Emergency Services and Disaster Agencies: Establishment, Jurisdiction, and Accreditation (PR-13865/93;AR-6384)		41 Ill. Adm. Code 200	Storage, Transportation, Sale and Use of Liquified Petroleum (P-22)	
29 Ill. Adm. Code 510	Workers' Compensation Coverage (PR-13875/93;A-6382)		41 Ill. Adm. Code 170	Storage, Transportation, Sale and Use of Petroleum and other Regulated Substances (P-8267) (P-9106) (W-12064)	
EMPLOYMENT SECURITY, DEPARTMENT OF			HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS		
56 Ill. Adm. Code 2915	Academic Personnel (P-19415/93;A-4154)		77 Ill. Adm. Code 2510	Data Collection (P-18944/93;A-5300) (P-8274) (P-14533) (E-14809) (C-15462) (A-16810)	
56 Ill. Adm. Code 2865	Claimant's Availability for Work, Ability to Work and Active Search for Work (P-19421/93;A-4160) (P-17350) (E-17764)		77 Ill. Adm. Code 2530	Hospital Price Information (P-19007/93;A-5343)	
56 Ill. Adm. Code 2720	Claims, Adjudication, Appeals and Hearings (P-9048) (A-16340)		HEALTH FACILITIES AUTHORITY, ILLINOIS		
56 Ill. Adm. Code 2770	Determination of Unemployment Contributions (P-17628/93; A-250) (P-14206) (A-17473)		77 Ill. Adm. Code 1400	Sale Of Bonds (A-10712)	
56 Ill. Adm. Code 2920	Disqualifying Income and Reduced Benefits (P-19427/93;A-4166)		HIGHER EDUCATION, BOARD OF		
56 Ill. Adm. Code 2732	Employment (P-9067) (RC-14818) (A-16355)		23 Ill. Adm. Code 1020	Health Services Education Grant (P-17639/93;A-4174) (P-11684) (C-12547)	
56 Ill. Adm. Code 2960	General Provisions (P-9075) (A-14935)		HOUSING DEVELOPMENT AUTHORITY, ILLINOIS		
56 Ill. Adm. Code 2760	Notices, Records, Reports (P-16319/93; A-261) (E-2631) (O-7070) (M-7492) (P-9082) (A-14942)		47 Ill. Adm. Code 365	Affordable Housing Bond Program (P-956; A-8633) (E-1596) (C-10505)	
56 Ill. Adm. Code 2765	Payment of Unemployment Contributions, Interest and Penalties (P-9094) (A-14952)		47 Ill. Adm. Code 360	Affordable Housing Program (P-1669; A-8663) (E-2124)	
56 Ill. Adm. Code 2730	Wages (P-9101) (A-14958)		47 Ill. Adm. Code 260	Homeowner Mortgage Revenue Bond Program (P-8293) (O-16043) (M-16744) (A-17229)	
ENVIRONMENTAL PROTECTION AGENCY			47 Ill. Adm. Code 310	Multifamily Rental Housing Mortgage Loan Program (A-1939)	
35 Ill. Adm. Code 270	Clean Air Act Permit Program Procedures (P-9425)		HUMAN RIGHTS, DEPARTMENT OF		
35 Ill. Adm. Code 372	Illinois Design Standards for Slow Rate Land Application of Treated Wastewater (P-4524)		2 Ill. Adm. Code 926	Access to Information (P-512)	
35 Ill. Adm. Code 370	Illinois Recommended Standards for Sewage Works (CC-6375)		56 Ill. Adm. Code 2520	Procedural (P-9821) (A-16829)	
			2 Ill. Adm. Code 925	Rulemaking and Organization (P-525)	

ILLINOIS REGISTER		December 16, 1994
CUMULATIVE INDEX		
Vol. 18, Issue #50		
35 Ill. Adm. Code 184	Licensing of Industrial Hygienists (P-4) (A-16906)	
35 Ill. Adm. Code 670	Minimal Hazard Certification (P-18730/93; A-10122)	
FINANCIAL INSTITUTIONS, DEPARTMENT OF		
38 Ill. Adm. Code 110	Consumer Installment Loan Act (P-14271)	
38 Ill. Adm. Code 130	Currency Exchange Rate (P-6929/93;W-6454) (W-7071)	
38 Ill. Adm. Code 190	Illinois Credit Union Act (P-16764)	
38 Ill. Adm. Code 160	Sales Finance Agency Act (P-14276)	
38 Ill. Adm. Code 180	Uniform Disposition Of Unclaimed Property Act (P-12085) (C-14164)	
FIRE MARSHAL, OFFICE OF THE STATE		
41 Ill. Adm. Code 140	Policy & Procedures Manual for Fire Protection Personnel (RC-8503) (A-12696)	
41 Ill. Adm. Code 200	Storage, Transportation, Sale and Use of Liquified Petroleum (P-22)	
41 Ill. Adm. Code 170	Storage, Transportation, Sale and Use of Petroleum and other Regulated Substances (P-8267) (P-9106) (W-12064)	
HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS		
77 Ill. Adm. Code 2510	Data Collection (P-18944/93;A-5300) (P-8274) (P-14533) (E-14809) (C-15462) (A-16810)	
77 Ill. Adm. Code 2530	Hospital Price Information (P-19007/93;A-5343)	
HEALTH FACILITIES AUTHORITY, ILLINOIS		
77 Ill. Adm. Code 1400	Sale Of Bonds (A-10712)	
HIGHER EDUCATION, BOARD OF		
23 Ill. Adm. Code 1020	Health Services Education Grant (P-17639/93;A-4174) (P-11684) (C-12547)	
HOUSING DEVELOPMENT AUTHORITY, ILLINOIS		
47 Ill. Adm. Code 365	Affordable Housing Bond Program (P-956; A-8633) (E-1596) (C-10505)	
47 Ill. Adm. Code 360	Affordable Housing Program (P-1669; A-8663) (E-2124)	
47 Ill. Adm. Code 260	Homeowner Mortgage Revenue Bond Program (P-8293) (O-16043) (W-16744) (A-17229)	
47 Ill. Adm. Code 310	Multifamily Rental Housing Mortgage Loan Program (A-1939)	
HUMAN RIGHTS, DEPARTMENT OF		
2 Ill. Adm. Code 926	Access to Information (P-512)	
56 Ill. Adm. Code 2520	Procedural (P-9821) (A-16829)	
2 Ill. Adm. Code 925	Rulemaking and Organization (P-525)	

ILLINOIS REGISTER		ILLINOIS REGISTER	
Vol. 18, Issue #50	CUMULATIVE INDEX	Vol. 18, Issue #50	CUMULATIVE INDEX
December 16, 1994		December 16, 1994	
INDUSTRIAL COMMISSION		INDUSTRIAL COMMISSION	
50 Ill. Adm. Code 7060	Judicial Review (RQ-15644)	50 Ill. Adm. Code 7060	Judicial Review (RQ-15644)
INSURANCE, DEPARTMENT OF		INSURANCE, DEPARTMENT OF	
50 Ill. Adm. Code 1250	Corrective Orders (P-3985/93;A-2230)	50 Ill. Adm. Code 1250	Corrective Orders (P-3985/93;A-2230)
50 Ill. Adm. Code 2013	Group Coverage Discontinuance and Replacement (P-8320) (A-16921)	50 Ill. Adm. Code 2013	Group Coverage Discontinuance and Replacement (P-8320) (A-16921)
50 Ill. Adm. Code 1103	Life Reinsurance Agreement (P-8411/93;A-685)	50 Ill. Adm. Code 1103	Life Reinsurance Agreement (P-8411/93;A-685)
50 Ill. Adm. Code 2012	Long-term Care Insurance (P-11279/93;A-2238) (P-14213)	50 Ill. Adm. Code 2012	Long-term Care Insurance (P-11279/93;A-2238) (P-14213)
50 Ill. Adm. Code 2018	Long-Term Care Partnership Insurance (P-3919) (A-12746)	50 Ill. Adm. Code 2018	Long-Term Care Partnership Insurance (P-3919) (A-12746)
50 Ill. Adm. Code 3119	Pre-Licensing and Continuing Education (P-3964) (A-16568)	50 Ill. Adm. Code 3119	Pre-Licensing and Continuing Education (P-3964) (A-16568)
50 Ill. Adm. Code 855	Prior Notification of Dividends on Common Stock and Other Distributions (P-21264/93;A-6168)	50 Ill. Adm. Code 855	Prior Notification of Dividends on Common Stock and Other Distributions (P-21264/93;A-6168)
50 Ill. Adm. Code 854	Prior Notification of Transactions (P-21143/93;A-6176)	50 Ill. Adm. Code 854	Prior Notification of Transactions (P-21143/93;A-6176)
50 Ill. Adm. Code 6201	Requirements (A-2282)	50 Ill. Adm. Code 6201	Requirements (A-2282)
50 Ill. Adm. Code 937	Stated Value Policies (P-17352)	50 Ill. Adm. Code 937	Stated Value Policies (P-17352)
50 Ill. Adm. Code 942	Tax Allocation (P-17068)	50 Ill. Adm. Code 942	Tax Allocation (P-17068)
50 Ill. Adm. Code 2017	Uniform Medical Claim and Billing (P-37) (A-12777)	50 Ill. Adm. Code 2017	Uniform Medical Claim and Billing (P-37) (A-12777)
50 Ill. Adm. Code 2901	Workers' Compensation Self Insurance' Regulation (A-12785)	50 Ill. Adm. Code 2901	Workers' Compensation Self Insurance' Regulation (A-12785)
INVESTMENT, ILLINOIS STATE BOARD		INVESTMENT, ILLINOIS STATE BOARD	
80 Ill. Adm. Code 2700	State (of Ill.) Employees' Deferred Compensation Plan (P-19755/93;A-7224)	80 Ill. Adm. Code 2700	State (of Ill.) Employees' Deferred Compensation Plan (P-19755/93;A-7224)
JOINT COMMITTEE ON ADMINISTRATIVE RULES		JOINT COMMITTEE ON ADMINISTRATIVE RULES	
1 Ill. Adm. Code 260	Complaint Reviews (P-13233/93;A-4705) (CC-7495)	1 Ill. Adm. Code 260	Complaint Reviews (P-13233/93;A-4705) (CC-7495)
1 Ill. Adm. Code 255	Distribution of Database Information (E-5359;P-8792) (A-13063)	1 Ill. Adm. Code 255	Distribution of Database Information (E-5359;P-8792) (A-13063)
1 Ill. Adm. Code 245	Expedited Corrections (P-13248/93;A-4720) (CC-7496)	1 Ill. Adm. Code 245	Expedited Corrections (P-13248/93;A-4720) (CC-7496)
1 Ill. Adm. Code 250	Five Year Evaluation of All Existing Rules (P-13257/93;A-4728)	1 Ill. Adm. Code 250	Five Year Evaluation of All Existing Rules (P-13257/93;A-4728)
1 Ill. Adm. Code 210	General Policies (P-13268/93;A-4739) (CC-7497)	1 Ill. Adm. Code 210	General Policies (P-13268/93;A-4739) (CC-7497)
1 Ill. Adm. Code 230	Review of Emergency Rulemaking (P-13233/93;A-1233) (CC-7498)	1 Ill. Adm. Code 230	Review of Emergency Rulemaking (P-13233/93;A-1233) (CC-7498)
1 Ill. Adm. Code 240	Review of Peremptory Rulemaking (P-13294/93;A-4745) (CC-7499)	1 Ill. Adm. Code 240	Review of Peremptory Rulemaking (P-13294/93;A-4745) (CC-7499)
1 Ill. Adm. Code 220	Review of Proposed Rulemaking (P-13307/93;A-4758) (CC-7500)	1 Ill. Adm. Code 220	Review of Proposed Rulemaking (P-13307/93;A-4758) (CC-7500)
LABOR, DEPARTMENT OF		LABOR, DEPARTMENT OF	
56 Ill. Adm. Code 350	Health & Safety (P-1672) (O-12066) (R-14484) (A-14724)	56 Ill. Adm. Code 350	Health & Safety (P-1672) (O-12066) (R-14484) (A-14724)
56 Ill. Adm. Code 250	Illinois Child Labor Law (E-16699)	56 Ill. Adm. Code 250	Illinois Child Labor Law (E-16699)
ILLINOIS REGISTER		ILLINOIS REGISTER	
December 16, 1994		December 16, 1994	
CUMULATIVE INDEX		CUMULATIVE INDEX	
56 Ill. Adm. Code 200	Illinois Minimum Wage Law (PR-16770)	56 Ill. Adm. Code 200	Illinois Minimum Wage Law (PR-16770)
56 Ill. Adm. Code 210	Minimum Wage Law (P-16787)	56 Ill. Adm. Code 210	Minimum Wage Law (P-16787)
LIEUTENANT GOVERNOR, OFFICE OF THE		LIEUTENANT GOVERNOR, OFFICE OF THE	
47 Ill. Adm. Code 610	Ill. AmeriCorps Program (P-15691)	47 Ill. Adm. Code 610	Ill. AmeriCorps Program (P-15691)
47 Ill. Adm. Code 600	Keep Ill. Beautiful Program (C-796) (A-16573)	47 Ill. Adm. Code 600	Keep Ill. Beautiful Program (C-796) (A-16573)
LIQUOR CONTROL COMMISSION, ILLINOIS		LIQUOR CONTROL COMMISSION, ILLINOIS	
11 Ill. Adm. Code 100	The Illinois Liquor Control Commission (P-20094/93;A-4811)	11 Ill. Adm. Code 100	The Illinois Liquor Control Commission (P-20094/93;A-4811)
LOTTERY, DEPARTMENT OF		LOTTERY, DEPARTMENT OF	
11 Ill. Adm. Code 1700	Hearings (P-5394) (A-11168) (W-15172)	11 Ill. Adm. Code 1700	Hearings (P-5394) (A-11168) (W-15172)
11 Ill. Adm. Code 1770	Lottery (General) (P-6519) (A-13439)	11 Ill. Adm. Code 1770	Lottery (General) (P-6519) (A-13439)
LOW-LEVEL RADIOACTIVE WASTE TASK GROUP		LOW-LEVEL RADIOACTIVE WASTE TASK GROUP	
2 Ill. Adm. Code 2950	Information, Rulemaking and Organization (A-5889)(A-8684)	2 Ill. Adm. Code 2950	Information, Rulemaking and Organization (A-5889)(A-8684)
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF		MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF	
59 Ill. Adm. Code 101	Administration (P-10688/93;A-4179)	59 Ill. Adm. Code 101	Administration (P-10688/93;A-4179)
59 Ill. Adm. Code 122	Certification Under Medicaid Rehabilitation Option for Early Intervention Program (P-3969) (A-15581)	59 Ill. Adm. Code 122	Certification Under Medicaid Rehabilitation Option for Early Intervention Program (P-3969) (A-15581)
59 Ill. Adm. Code 121	Early Intervention Program (P-3976) (A-15587)	59 Ill. Adm. Code 121	Early Intervention Program (P-3976) (A-15587)
59 Ill. Adm. Code 132	Medicaid Community Health Services Program (P-3902) (A-15593)	59 Ill. Adm. Code 132	Medicaid Community Health Services Program (P-3902) (A-15593)
59 Ill. Adm. Code 120	Medicaid Home and Community-Based Services for Developmentally Disabled Recipients (P-3990) (A-15600)	59 Ill. Adm. Code 120	Medicaid Home and Community-Based Services for Developmentally Disabled Recipients (P-3990) (A-15600)
59 Ill. Adm. Code 106	Service Charges (P-7583) (A-15606)	59 Ill. Adm. Code 106	Service Charges (P-7583) (A-15606)
59 Ill. Adm. Code 258	Standards and Requirements for Pre-Admission Screening and Participating Mental Centers (P-8795)	59 Ill. Adm. Code 258	Standards and Requirements for Pre-Admission Screening and Participating Mental Centers (P-8795)
MINES AND MINERALS, DEPARTMENT OF		MINES AND MINERALS, DEPARTMENT OF	
62 Ill. Adm. Code 240	Illinois Oil and Gas Act (P-22128/93;A-8061) (E-10380) (P-11696) (A-16361)	62 Ill. Adm. Code 240	Illinois Oil and Gas Act (P-22128/93;A-8061) (E-10380) (P-11696) (A-16361)
62 Ill. Adm. Code 140	The Coal Mining Act (E-15167) (P-16054)	62 Ill. Adm. Code 140	The Coal Mining Act (E-15167) (P-16054)
MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS		MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS	
2 Ill. Adm. Code 1720	Public Information, Rulemaking And Organization (A-13448)	2 Ill. Adm. Code 1720	Public Information, Rulemaking And Organization (A-13448)
NATURE PRESERVES COMMISSION		NATURE PRESERVES COMMISSION	
17 Ill. Adm. Code 4000	Management of Nature Preserves (P-12005/93;A-2290)	17 Ill. Adm. Code 4000	Management of Nature Preserves (P-12005/93;A-2290)
17 Ill. Adm. Code 4010	Register of Land & Water Reserves (P-578) (A-7253)	17 Ill. Adm. Code 4010	Register of Land & Water Reserves (P-578) (A-7253)

NORTHEASTERN ILLINOIS PLANNING COMMISSION

35 Ill. Adm. Code 399 Fees for Reviewing Applications to Change the Boundaries of a Wastewater Facility Planning Area (P-2552;A-9470)

NUCLEAR SAFETY, DEPARTMENT OF

32 Ill. Adm. Code 405 Certification of Individuals to Perform
Industrial Radiography (P-3326) (A-10721)
32 Ill. Adm. Code 333 Fees for Calibration Services (P-9797/93;A-2615)
32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses (P-3045) (A-12131)
32 Ill. Adm. Code 330 Licensing of Radioactive Material
(P-14417/93;A-5553)
32 Ill. Adm. Code 601 Licensing Requirements For Land Disposal Of Radioactive Waste (P-10519) (A-16579)
32 Ill. Adm. Code 332 Licensing Requirements for Source Material Milling Facilities (P-10701/93;A-3128) (P-17806) (E-17933)
32 Ill. Adm. Code 400 Notices, Instructions & Reports to Workers; Inspection (P-8655/93;A-3132)
32 Ill. Adm. Code 390 Particle Accelerators (P-8666/93;A-3143)
32 Ill. Adm. Code 350 Radiation Safety Requirements for Industrial Radiographic Operations (P-13882/93;A-7263) (EC-8956) (EC-10943) (P-14535)
32 Ill. Adm. Code 351 Radiation Safety Requirements for Wireline Service Operations and Subsurface Tracer Studies (P-8674/93;A-3344)
32 Ill. Adm. Code 320 Registration of Radioactive Material, Radiation Machines, and Radiation Installations (P-8693/93;A-3363)
32 Ill. Adm. Code 606 Requirements For The Disposal Of Low-Level Radioactive Waste Away From The Point Of Generation (P-10524) (A-16584)
32 Ill. Adm. Code 505 Safe Operation of Nuclear Facility Boilers & Pressure Vessels (P-15220/93;A-2317)
32 Ill. Adm. Code 340 Standards For Protection Against Radiation (P-11002)
32 Ill. Adm. Code 341 Transportation of Radioactive Material (P-13933/93;A-4196)
32 Ill. Adm. Code 355 Use of Radionuclides in the Healing Arts (P-20122/93;A-7308)
32 Ill. Adm. Code 360 Use of X-Ray in the Healing Arts Including Medical, Dental, Podiatry, and Veterinary Medicine (P-3996) (A-11524)

POLLUTION CONTROL BOARD

35 Ill. Adm. Code 211 Definitions & General Provisions
(P-12491/93;A-1253) (P-7589) (P-8331) (P-9228)
(P-10536) (A-14962) (P-15192) (A-15744)
(A-16379) (A-16929) (P-17071) (P-17355)

(P-17808)
Effluent Standards (P-15223/93;A-267;P-2560) (A-11574) (P-14549)
Groundwater Quality (P-5113) (A-14084)
Hazardous Waste Management System: General (P-337;A-6720) (P-6553) (A-12161) (P-13173) (A-17480)
Hearings Pursuant to Specific Rules (P-959;A-4230) (A-11579)
Identification and Listing of Hazardous Waste (P-357;A-6741) (P-6526) (A-12176) (P-13184) (A-17490)
Information To Be Submitted In A Compost Facility Permit Application (P-11025) (A-16942)
Information To Be Submitted In A Permit Application (A-12186)
Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-377;A-6771) (C-5011) (P-6568) (A-12191) (P-13242) (A-17548)
Land Disposal Restrictions (P-388;A-6799) (C-5013) (P-6535) (A-12204) (P-13257) (A-17563)
Major Stationary Sources Construction and Modification (P-18754/93;A-6335)
Mobile Sources (P-12021) (P-12097) (O-17285)
Office Of The State Fire Marshal Appeals (P-11427) (A-16594)
Organic Material Emission Standards & Limitations for the Chicago Area (P-12491/93;A-1945) (P-7602) (P-9242) (P-10549) (A-14973) (P-15211) (A-16392) (A-16950) (P-17084) (P-17372) (P-17823)
Organic Material Emission Standards & Limitations for the Metro East Area (P-20203/93;A-4242) (P-7618) (P-9272) (P-10584) (A-14987) (P-15274) (A-16415) (A-16980) (P-17124) (P-17390) (P-17844)
Outline Of Waste Disposal Regs. (P-13572) Permits & General Provisions (P-7636) (P-8347) (A-15002) (A-15760)
Petroleum Underground Storage Tanks (P-5403) (A-15008)
Primary Drinking Water Standards (P-7642) (A-12292)
Procedural Requirements For All Landfills Exempt From Permits (A-12385)

ILLINOIS REGISTER

CUMULATIVE INDEX

Vol. 18, Issue #50 December 16, 1994

- 35 Ill. Adm. Code 813 Procedural Requirements for Permitted Landfills (RQ-12409/93;EC-7501) (A-12389)
- 35 Ill. Adm. Code 832 Procedural Requirements for Permitting Compost Facilities (P-11033) (A-17009)
- 35 Ill. Adm. Code 705 Procedures for Permit Issuance (P-13594)
- 35 Ill. Adm. Code 702 RCRA and UIC Permit Programs (P-406/A-6918) (P-13613)
- 35 Ill. Adm. Code 703 RCRA Permit Program (P-419/A-6898) (P-6580) (A-12393) (P-13646)
- 35 Ill. Adm. Code 817 Requirements for New Steel and Foundry Industry (P-6246) (A-12412) (A-14370)
- 35 Ill. Adm. Code 807 Solid Waste (A-12415)
- 35 Ill. Adm. Code 810 Solid Waste Disposal: General Provisions (P-8702/93;A-1268) (A-12452)
- 35 Ill. Adm. Code 830 Standards for Compost Facilities (P-11040) (A-17017)
- 35 Ill. Adm. Code 814 Standards for Existing Landfills & Units (P-8714/93;A-1284) (E-8488) (A-12458)
- 35 Ill. Adm. Code 811 Standards for New Solid Waste Landfills (P-8726/93;A-1308) (C-4434) (EC-7504) (A-12472)
- 35 Ill. Adm. Code 724 Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-439/A-6973) (C-5015) (P-6641) (A-12482) (P-13295) (A-17601)
- 35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste and Specific Types of Hazardous Waste Management Facilities (P-6600) (A-12488)
- 35 Ill. Adm. Code 739 Standards for the Management of Used Oil (P-455/A-6931) (C-5017) (P-13310) (A-17616)
- 35 Ill. Adm. Code 704 UIC Permit Program (P-13335) (P-13675) (A-17641)
- 35 Ill. Adm. Code 730 Underground Injection Control Operating Requirements (P-13712)
- 35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-967) (A-11587)
- 35 Ill. Adm. Code 302 Water Quality Standards (P-14555)
- 35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-8726/93;A-2981) (A-13457) (P-14219)
- PROFESSIONAL REGULATION, DEPARTMENT OF**
- 68 Ill. Adm. Code 1175 Barber, Cosmetology, Esthetics, and Nail Technology Act (P-20217/93;A-4856)
- 68 Ill. Adm. Code 1505 Certified Veterinary Technicians (P-5737) (A-11180)
- 68 Ill. Adm. Code 1400 Clinical Psychologist Licensing Act (P-2566) (A-11191)
- 68 Ill. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (P-8435/93;A-2370)

ILLINOIS REGISTER

CUMULATIVE INDEX

Vol. 18, Issue #50 December 16, 1994

- 68 Ill. Adm. Code 1245 Dietetic & Nutrition Services Practice Act (P-17408)
- 68 Ill. Adm. Code 1315 Ill. Occupational Therapy Practice Act (P-590/A-7373) (P-11447) (A-16615)
- 68 Ill. Adm. Code 1270 Ill. Professional Land Surveyor Act of 1989 (P-14550/93;A-5900) (P-9849) (A-14730)
- 68 Ill. Adm. Code 1465 Ill. Speech-Language Pathology & Audiology Practice Act (P-7194) (A-12794)
- 68 Ill. Adm. Code 1150 Illinois Architecture Practice Act of 1989 (P-11337/93; RC-10500) (A-10736)
- 68 Ill. Adm. Code 1200 Illinois Certified Shorthand Reporters Act Of 1984 (P-12103)
- 68 Ill. Adm. Code 1283 Marriage and Family Therapy Licensing Act (P-5477) (A-10752)
- 68 Ill. Adm. Code 1285 Medical Practice Act of 1987 (RQ-21209/93;EC-312)
- 68 Ill. Adm. Code 1360 Podiatric Medical Practice Act Of 1987 (P-11451) (A-16433)
- 68 Ill. Adm. Code 1240 Private Detective, Private Alarm And Private Security Act Of 1983 (P-14567)
- 68 Ill. Adm. Code 1375 Professional Counselor and Clinical Professional Counselor Licensing Act (P-7986)
- 68 Ill. Adm. Code 1455 Real Estate Appraiser Certificates (P-16379/93;A-2379) (P-2733;A-8428)
- 68 Ill. Adm. Code 1480 Structural Engineering Licensing Act of 1989 (P-5749) (A-14751) (P-16901)
- 68 Ill. Adm. Code 1380 The Professional Engineering Practice Act Of 1989 (P-10619) (A-14737)
- 68 Ill. Adm. Code 1500 Veterinary Medicine and Surgery Practice Act (P-5758) (A-11212)
- PUBLIC AID, DEPARTMENT OF**
- 89 Ill. Adm. Code 112 Aid to Families with Dependent Children (P-2753;A-4546) (P-19436/93;A-5909) (P-22247/93;A-6994) (P-7208)
- 89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-2587/93;A-8703) (A-10774) (P-11461) (A-12805) (P-15495) (A-15774)
- 89 Ill. Adm. Code 111 Assistance Standards (P-18764/93;A-2029) (P-22262/93;A-7009) (P-15707) (O-16884)
- 89 Ill. Adm. Code 160 Child Support Enforcement (P-497) (P-12067/93;A-697) (A-12052) (P-12604) (P-14296) (A-15083) (P-16510) (A-17886)
- 89 Ill. Adm. Code 170 Demonstration Programs (P-19440/93;A-3372)
- 89 Ill. Adm. Code 144 Developmental Disabilities Services (P-11079) (E-11314) (P-16521) (A-16619) (P-14590)

ILLINOIS REGISTER			ILLINOIS REGISTER		
CUMULATIVE INDEX			CUMULATIVE INDEX		
Vol. 18, Issue #50		December 16, 1994	Vol. 18, Issue #50		December 16, 1994
89 Ill. Adm. Code 149	Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-15243/93;A-3378)		77 Ill. Adm. Code 665	Child Health Examination Code (P-2697/93;A-4296)	
89 Ill. Adm. Code 121	Food Stamps (P-18425/93;A-2033)		77 Ill. Adm. Code 690	Communicable Disease Control & Immunizations (P-1690; A-10158)	
	(P-21991/93;A-8921) (P-2178;A-8921) (E-2509)		77 Ill. Adm. Code 693	Control of Sexually Transmissible Diseases Code (P-8850)	
	(P-16405/93;A-3427) (P-4575) (P-6251)		77 Ill. Adm. Code 594	Distribution of Medical Student Scholarship Payback Funds (P-8572)	
89 Ill. Adm. Code 114	(A-12829) (A-14103) (P-15510)		77 Ill. Adm. Code 900	Drinking Water Systems Code (P-10640)	
	General Assistance (P-19443/93;A-3436) (P-4586)		77 Ill. Adm. Code 525	Driver License Medical Advisory Board (A-17929)	
89 Ill. Adm. Code 152	(P-22308/93;A-7390) (A-12839)		77 Ill. Adm. Code 535	Emergency Medical Services Code (A-14375)	
	Hospital Reimbursement Changes (P-1677; A-10141) (E-2150)		77 Ill. Adm. Code 635	Family Planning (P-19882/93;A-5969)	
89 Ill. Adm. Code 148	Hospital Services (O-12067) (P-12611) (E-12857)		77 Ill. Adm. Code 250	Hospital Licensing Requirements (P-46) (A-11945) (A-15390)	
	(A-14117) (R-14161) (P-14600) (A-17648)		77 Ill. Adm. Code 340	Ill. Veterans' Homes Code (E-10391) (P-12955)	
89 Ill. Adm. Code 153	Long Term Care Reimbursement Changes (P-1686; A-10154) (E-2159) (P-11082) (E-11380)		77 Ill. Adm. Code 790	Illinois Formulary for the Drug Product Selection Program (PR-3202) (P-3205) (ER-3755) (E-3778) (PF-14819) (PF-14820)	
	(A-16669)		77 Ill. Adm. Code 245	Illinois Home Health Agency Code (P-747/93;A-2414)	
89 Ill. Adm. Code 120	Medical Assistance Programs (P-13392/93;A-2051) (P-4063) (P-221266/93;A-5934)		77 Ill. Adm. Code 890	Illinois Plumbing Code (E-14444)	
	(P-22321/93;A-8718) (A-11231) (P-14830) (W-16745)		77 Ill. Adm. Code 596	Illinois Rural Health Code (P-3086) (A-11971)	
89 Ill. Adm. Code 140	Medical Payment (P-18436/93;A-3620)		77 Ill. Adm. Code 540	Illinois Trauma Center Code (P-12101/93;A-2620)	
	(P-17736/93;A-3620) (P-15444/93;A-4250)		77 Ill. Adm. Code 920	Illinois Water Well Construction Code (P-11113) (A-17684)	
	(P-4077) (P-4597) (W-8730) (P-5778) (P-9296)		77 Ill. Adm. Code 350	Intermediate Care for the Developmentally Disabled Facilities Code (P-12104/93; A-1432) (P-4904) (P-11714) (A-15789)	
89 Ill. Adm. Code 104	(P-18768/93;A-5951) (P-10637) (E-10922)		77 Ill. Adm. Code 845	Lead Poisoning Prevention (P-8021)	
	(C-10942) (P-11088) (A-11244) (O-12068)		77 Ill. Adm. Code 610	Local Health Department Development Grant Rules (P-14824/93;A-4310)	
	(A-14126) (P-14851) (P-16059) (A-16675)		77 Ill. Adm. Code 615	Local Health Protection Grant Rules (P-17798/93; A-4320) (PR-17741/93; AR-4317)	
	(S-17286) (O-17287) (P-17865)		77 Ill. Adm. Code 390	Long-term Care for Under Age 22 Facilities Code (P-12128/93;A-1453) (P-4924) (P-11771) (A-15807)	
89 Ill. Adm. Code 104	Practice In Administrative Hearings (A-11260)		77 Ill. Adm. Code 630	Maternal and Child Health Services Code (P-3069/93;A-4380)	
	(P-12613) (P-14615) (P-14872)		77 Ill. Adm. Code 530	Medical Criteria Affecting Driver Performance (A-17931)	
89 Ill. Adm. Code 115	Refuges/Entrant/Repatriate Program (P-9346) (A-17671)		77 Ill. Adm. Code 600	Minimum Qualifications for Personnel Employed by Local Departments Code (P-14806/93;A-4476) (PR-14831/93;AR-4422)	
89 Ill. Adm. Code 147	Reimbursement for Nursing Costs for Geriatric Facilities (P-14803/93;A-2405)		77 Ill. Adm. Code 597	Nursing Education Scholarships (P-8590) (A-17720)	
	(P-18788/93;A-4274)		77 Ill. Adm. Code 593	Podiatric Scholarship & Residency Programs Code (A-11987)	
89 Ill. Adm. Code 117	Related Program Provisions (P-21158/93;A-3746) (P-22007/93;A-7403) (P-14303)		77 Ill. Adm. Code 210	Postsurgical Recovery Care Center Demonstration Program Code (P-22333/93; O-10501) (MR-13152) (A-15824)	
89 Ill. Adm. Code 102	Rights and Responsibilities (P-15461/93;A-273) (P-2602;A-8938) (P-13723) (P-14622)				
PUBLIC HEALTH, DEPARTMENT OF					
77 Ill. Adm. Code 697	AIDS Confidentiality and Testing Code (P-8848)				
77 Ill. Adm. Code 692	AIDS Drug Reimbursement Program				
77 Ill. Adm. Code 598	(P-12590/93;A-1427) (P-11107) (A-17678) (P-3077) (A-11931)				
77 Ill. Adm. Code 205	Allied Health Care Professional Assistance Law Ambulatory Surgical Treatment Center Licensing Requirements (P-6653) (A-11939) (A-17250)				
77 Ill. Adm. Code 475	Assessing Laboratory Fees For Toxicologic Analysis (E-15887)				
77 Ill. Adm. Code 970	Breast & Cervical Cancer Research Fund Rules (P-9354) (E-9549) (A-17919)				

ILLINOIS REGISTER
CUMULATIVE INDEX

Vol. 18, Issue #50 December 16, 1994

77 Ill. Adm. Code 505 Pregnancy Termination Report Code (P-13631/93; A-533)
77 Ill. Adm. Code 960 Preventive Health & Health Services Block Grant Programs (P-2180) (P-2205) (AR-16853) (A-16855)
77 Ill. Adm. Code 547 Regional Ambulance Services Code (P-95;A-6340)
77 Ill. Adm. Code 426 Rules and Regulations to Carry Out Provisions of Titles XVIII and XIX of the Social Security Act Relating to Skilled Nursing and Intermediate Care Facilities (PR-103)
77 Ill. Adm. Code 100 Rules of Practice and Procedure in Administrative Hearings (P-12153/93;A-5980)
77 Ill. Adm. Code 1400 Sale of Bonds (P-4538)
77 Ill. Adm. Code 330 Sheltered Care Facilities Code (P-12188/93;A-1475) (P-4942) (P-11829) (A-15851)
77 Ill. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-12205/93;A-1491) (P-4961) (P-11873) (A-15868)
77 Ill. Adm. Code 830 Structural Pest Control Code (A-14404)
77 Ill. Adm. Code 270 Subacute Care Hospital Demonstration Program Code (P-9654/93;A-2424) (P-15711)
77 Ill. Adm. Code 520 The Treatment of Choking Victims (A-15433)
77 Ill. Adm. Code 672 WIC Vendor Management Code (P-12228/93;A-2450) (E-13125) (P-14308)

PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD
77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-8861) (P-8867) (O-17288)
77 Ill. Adm. Code 1100 Narrative and Planning Policies (P-12606/93;A-2986) (P-8144/93;A-8448) (P-9357)
77 Ill. Adm. Code 1110 Processing, Classification Policies and Review Criteria (P-12593/93;A-2993) (P-8149/93;A-8455) (P-9364)

RACING BOARD, ILLINOIS
11 Ill. Adm. Code 206 Board Meetings (P-112;A-7407)
11 Ill. Adm. Code 208 Charitable Funds (P-115;A-7410)
11 Ill. Adm. Code 510 Claiming Races (P-15790/93;A-2064) (P-5500) (A-11607)
11 Ill. Adm. Code 1405 Clerk of the Scales (P-5503) (A-11610)
11 Ill. Adm. Code 1422 Corrupt Practices (P-12036) (A-17730)
11 Ill. Adm. Code 210 Definitions (P-19057/93;A-2072) (P-13342) (A-17732)
11 Ill. Adm. Code 1304 Definitions (P-19033/93;A-2088)
11 Ill. Adm. Code 401 Definitions (P-10030/93;A-2087)
11 Ill. Adm. Code 501 Definitions & Interpretations (P-19040/93;A-2089)

ILLINOIS REGISTER
CUMULATIVE INDEX

Vol. 18, Issue #50 December 16, 1994

11 Ill. Adm. Code 1401 Definitions & Interpretations (P-19050/93;A-2090)
11 Ill. Adm. Code 1413 Entries, Subscriptions and Declarations (P-5505) (A-11612) (P-12038) (A-17749)
11 Ill. Adm. Code 207 Executive Secretary (P-124;A-7418)
11 Ill. Adm. Code 1320 Forbidden Conduct (P-12041) (A-17751)
11 Ill. Adm. Code 1313 General License Rules (P-6680) (A-15442)
11 Ill. Adm. Code 204 Hearings and Enforcement Proceedings (P-126;A-7419)
11 Ill. Adm. Code 1411 Jockeys, Apprentice Jockeys, Agency & Valets (P-19892/93;A-2092)
11 Ill. Adm. Code 502 Licensing (P-5508) (A-11615) (P-17424)
11 Ill. Adm. Code 509 Medication (P-2832;A-7428) (P-5795) (E-6019) (O-8504) (M-9562) (P-12043) (A-15446)
11 Ill. Adm. Code 405 Pari-Mutuels (P-2838) (A-11999) (C-12886) (P-13359) (RQ-14165) (A-17753) (EC-17938)
11 Ill. Adm. Code 308 Pick (N) Pools (P-1773;A-7433) (P-17429)
11 Ill. Adm. Code 438 Pick N Wagering Pool (PR-2841;AR-7439)
11 Ill. Adm. Code 415 Programs (P-13362) (A-17756)
11 Ill. Adm. Code 1440 Quarter Horse Racing (P-15799/93;A-2098)
11 Ill. Adm. Code 1416 Rules of The Race (P-15721)
11 Ill. Adm. Code 1415 Starting (P-5512) (A-11620)
11 Ill. Adm. Code 311 Superfecta (P-1780;A-7440)
11 Ill. Adm. Code 433 Totalizer Operations (P-1773;A-7443)
11 Ill. Adm. Code 409 Trifecta (P-12622) (A-17761)

REHABILITATION SERVICES, DEPARTMENT OF
89 Ill. Adm. Code 515 Advisory Councils (P-2846) (A-11623)
89 Ill. Adm. Code 557 Application (P-12048) (P-12625)
89 Ill. Adm. Code 683 Application Process (PR-16080)
89 Ill. Adm. Code 553 Assessment For Determining Eligibility And Rehabilitation Needs (P-13048)
89 Ill. Adm. Code 705 Case Closures (PR-16085)
89 Ill. Adm. Code 710 Case Records (PR-16088)
89 Ill. Adm. Code 708 Case Transfers/Referrals (PR-16091)
89 Ill. Adm. Code 680 Client Responsibilities (PR-16095)
89 Ill. Adm. Code 678 Client Rights (PR-16099)
89 Ill. Adm. Code 677 Customer Rights & Responsibilities (P-16105)
89 Ill. Adm. Code 679 Determination Of Need (DON) & Resulting Service Cost Maximums (SCMs) (P-16111)
89 Ill. Adm. Code 693 Disposition Of Application (PR-16117)
89 Ill. Adm. Code 682 Eligibility (P-16121)
89 Ill. Adm. Code 687 Financial Eligibility Criteria (PR-16129)
89 Ill. Adm. Code 712 Homemaker Rate Agreements (PR-16143)
89 Ill. Adm. Code 688 Illinois-Long-Term Care Partnership Demonstration Program (P-4093) (A-11267)
89 Ill. Adm. Code 572 Individualized Written Rehabilitation Program (IWRP) (P-17163)
89 Ill. Adm. Code 830 Non-Academic Programs and Policies (P-6267) (A-14240)

ILLINOIS REGISTER			December 16, 1994	
Vol. 18, Issue #50	CUMULATIVE INDEX			
89 Ill. Adm. Code 695	Non-Financial Eligibility Criteria (PR-16163)			
89 Ill. Adm. Code 714	Non-Homemaker Service Provider Requirements (PR-16187)			
89 Ill. Adm. Code 681	Prescreening (P-16199)			
89 Ill. Adm. Code 690	Prescreening And Eligibility Determination Processes (PR-16204)			
89 Ill. Adm. Code 676	Program Description (P-16219)			
89 Ill. Adm. Code 675	Program Description (PR-16210)			
89 Ill. Adm. Code 640	Projects with Industry (P-4097) (A-11271)			
89 Ill. Adm. Code 686	Provider Requirements, Type Services, & Rates Of Payment (P-16228)			
89 Ill. Adm. Code 546	Public Use of DORS Facilities (P-1784; A-10241)			
89 Ill. Adm. Code 698	Redetermination Of Eligibility (PR-16249)			
89 Ill. Adm. Code 700	Service Plan Development (PR-16253)			
89 Ill. Adm. Code 684	Service Planning & Provisions (P-16264)			
89 Ill. Adm. Code 695	Service Provision (PR-16270)			
89 Ill. Adm. Code 590	Services (P-3106) (A-11275) (P-14627) (P-16275) (E-16468) (P-17170)			
REVENUE, DEPARTMENT OF				
86 Ill. Adm. Code 430	Bingo License and Tax Act (P-4101) (A-12501)			
86 Ill. Adm. Code 435	Charitable Games Act (P-4109) (A-11629)			
86 Ill. Adm. Code 100	Income Tax (P-15471/93; A-1510)			
	(P-17861/93; A-2494) (P-21163/93; A-7768)			
	(P-9377) (P-14346) (P-14878) (P-15338)			
	(P-15546) (P-16277)			
86 Ill. Adm. Code 500	Motor Fuel Tax (CC-4451) (P-14634)			
86 Ill. Adm. Code 750	Payment of Taxes by Electronic Funds Transfer (P-6112) (A-15612)			
86 Ill. Adm. Code 110	Property Tax Code (A-15618)			
86 Ill. Adm. Code 432	Pull Tabs and Jar Games Act (P-4117) (A-11636)			
86 Ill. Adm. Code 120	Real Estate Transfer Tax (P-1789) (A-12849)			
86 Ill. Adm. Code 130	Retailers' Occupation Tax (P-982)			
	(P-15501/93; A-1537) (P-6684) (O-14821)			
	(P-15358) (A-16866) (R-16879)			
86 Ill. Adm. Code 140	Service Occupation Tax (P-15515/93; A-1550)			
	(P-15372) (P-16291)			
86 Ill. Adm. Code 160	Service Use Tax (P-15522/93; A-1557) (P-15379)			
86 Ill. Adm. Code 700	Uniform Penalty & Interest Act (P-16421/93; A-1561) (P-9394)			
86 Ill. Adm. Code 150	Use Tax (P-15527/93; A-1584) (P-15383)			
SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF				
38 Ill. Adm. Code 1075	Savings Bank Act (E-7016) (P-9858) (A-15094)			
SECRETARY OF STATE				
14 Ill. Adm. Code 150	Business Corporation Act (P-1793; A-7783)			
92 Ill. Adm. Code 1040	Cancellation, Revocation or Suspension of Licenses or Permits (P-1797; A-7447) (P-2608; RC-10502) (P-2853) (A-10853) (A-11644)			

ILLINOIS REGISTER			December 16, 1994	
Vol. 18, Issue #50	CUMULATIVE INDEX			
92 Ill. Adm. Code 1060	(P-12117) (A-16443)			
	Commercial Driver Training Schools (P-142; A-7788)			
23 Ill. Adm. Code 3030	Ill. Library System Act (P-19072/93; A-7452)			
92 Ill. Adm. Code 1070	(RQ-12002) (EC-13154)			
	Ill. Safety Responsibility Law (P-2217) (C-3016) (A-10909)			
23 Ill. Adm. Code 3070	Illinois State Library Training Program Grants (P-19460/93; A-4981)			
92 Ill. Adm. Code 1030	Issuance of Licenses (P-993; A-7478)			
	(P-15803/93; A-1591) (P-11924) (A-16457)			
23 Ill. Adm. Code 3040	Literacy Grant Program (P-18441/93; A-4990)			
92 Ill. Adm. Code 1001	Procedures and Standards (P-7731) (E-7916) (A-15127) (C-15642)			
23 Ill. Adm. Code 3060	Public Library Construction Grants (P-18687/93; A-4996)			
1 Ill. Adm. Code 100	Rulemaking (P-7087) (A-13067) (P-17181) (E-17275)			
14 Ill. Adm. Code 180	Uniform Commercial Code (P-18793/93; A-2101)			
14 Ill. Adm. Code 165	Uniform Partnership Act (P-14686)			
STATE POLICE MERIT BOARD, DEPARTMENT OF				
80 Ill. Adm. Code 150	Procedures Of The Department Of State Police Merit Board (P-16536)			
2 Ill. Adm. Code 2050	Public Information, Rulemaking and Organization (A-6019)			
STUDENT ASSISTANCE COMMISSION, ILLINOIS				
23 Ill. Adm. Code 2771	College Savings Bond Bonus Incentive Grant (Big) Program (P-1006; A-10246)			
23 Ill. Adm. Code 2720	Federal Family Education Loan Program (P-1013; A-10254) (P-15579) (E-15636)			
23 Ill. Adm. Code 2772	Fellowship, Traineeship & Scholarship Programs (CC-10279)			
23 Ill. Adm. Code 2700	General Provisions (P-1037; A-10282)			
23 Ill. Adm. Code 2731	Grant Programs for Dependents of Correctional Officers (P-1054; A-10299)			
23 Ill. Adm. Code 2730	Illinois National Guard Grant Program (P-1058; A-10303)			
23 Ill. Adm. Code 2733	Illinois Veteran Grant (IVG) Program (P-1064; A-10309)			
23 Ill. Adm. Code 2761	Merit Recognition Scholarship (MRS) Program (P-1073; A-10318)			
23 Ill. Adm. Code 2763	Minority Teachers of Ill. (MTI) Scholarship Program (P-1080; A-10325)			
23 Ill. Adm. Code 2762	Paul Douglas Teacher Scholarship Program (P-1089; A-10333)			
23 Ill. Adm. Code 2732	Police Officer/Fire Officer Survivor Grant Program (P-1098; A-10342)			
23 Ill. Adm. Code 2760	State Scholar Program (P-1803; A-10346)			

Vol. 18, Issue #50	ILLINOIS REGISTER CUMULATIVE INDEX	December 16, 1994
38 Ill. Adm. Code 610; Ill. Funeral Or Burial Funds Act		16475
EDUCATION, STATE BOARD OF		
23 Ill. Adm. Code 401; Nonpublic Special Education Facilities		10507
PROFESSIONAL REGULATION, DEPARTMENT OF		
68 Ill. Adm. Code 1375; Professional Counselor and Clinical Professional Licensing Act		8200
PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD		
77 Ill. Adm. Code 1130; Health Facilities Planning Procedural Rules		10948
77 Ill. Adm. Code 1100; Narrative & Planning Policies		10950
77 Ill. Adm. Code 1110; Processing, Classification Policies And Review Criteria		10952
77 Ill. Adm. Code 830; Structural Pest Control Code		2174
PUBLIC INFORMATION		
AGRICULTURE, DEPARTMENT OF		
Animal Diagnostic Laboratory Act		2527
ATTORNEY GENERAL		
Proposed Consent Decree pursuant to the Comprehensive Environment Response, Compensation & Liability Act & the Ill. Environmental Protection Act; Amoco Chemical/Joliet Landfill		3035
BANKS AND TRUST COMPANIES, COMMISSIONER OF		
Notice Of Acceptance Of An Application For Banc One Corporation, Columbus, Ohio To Acquire American Holding Co. Of Glencoe, Ill.		13504
Notice Of Acceptance Of An Application For CNB Bancshares, Inc., Evansville, Indiana To Acquire Harrisburg Bancshares, Inc., Harrisburg, Illinois		17060
Notice Of Acceptance Of An Application For Firstar Corporation, Milwaukee, Wisconsin To Acquire First Colonial Bankshares, Chicago, Illinois		17061
Notice Of Acceptance Of An Application For Omnibanc Corporation, River Rouge, Michigan To Acquire Indecorp, Inc., Chicago, Ill.		15173
Notice Of Acceptance Of An Application For The Bank Of Tokyo, Ltd., Tokyo, Japan To Acquire The Chicago-Tokyo Bank, Chicago, Ill.		10954
Notice Of Acceptance Of An Application; AMBANC Corp., Vincennes, Indiana To Acquire Lincolnland Bancshares, Inc., Casey, Ill.		7511

Vol. 18, Issue #50	ILLINOIS REGISTER CUMULATIVE INDEX	December 16, 1994
Notice Of Acceptance of an Application; BankAmerica Corporation, San Francisco, California To Acquire Continental Bank Corporation, Chicago, Illinois		9656
Notice Of Acceptance Of An Application--First Of America Bank Corporation, Kalamazoo, Michigan To Acquire First Park Ridge Corporation, Chicago, Illinois		13162
Notice Of Public Meeting of the Illinois Fiduciary Advisory Committee		556
Notice Of Public Meeting--December 14, 1994		17059
Notice Of Public Meeting--State Banking Board of Ill. and the Board of Trustees of the Ill. Bank Examiner's Education Foundation		2528
Notice Of Public Meetings of the State Banking Board of Illinois and the Board of Trustees of the Illinois Bank Examiners' Education Foundation on June 28, 1994		9657
EDUCATION, STATE BOARD OF		
State Plan For Fiscal Years 1996--98		15893
ENVIRONMENTAL PROTECTION AGENCY		
Listing Of Derived Water Quality Criteria		318
Listing Of Derived Water Quality Criteria		8734
Listing Of Derived Water Quality Criteria		14166
Listing Of Derived Water Quality Criteria		17770
Notice Of Proposed Settlement--People V. Burlington Northern Railroad Company et al.		10955
FINANCIAL INSTITUTIONS, DEPARTMENT OF		
Notice Of Names Of Persons Appearing To Be Owners Of Unclaimed Property Whose Last Known Addresses are in Certain States		12887
INSURANCE, DEPARTMENT OF		
Long-Term Care Partnership Insurance		4464
LABOR, DEPARTMENT OF		
List Of Contractors Prohibited From An Award of A Contract Or A Subcontract For Public Works Projects		15651
POLLUTION CONTROL BOARD		
Notice Pursuant to Ill. Rev. Stat. 1991, Ch. 111 1/2, Par. 1007.2(b) 415 ILCS 5/7.2(b)		3154
PUBLIC AID, DEPARTMENT OF		
Proposed change in Reimbursements to Hospitals under the Medicaid Program		5020
Requests For Copies Of The Waivers To The Medicaid Program To Implement Provisions Of The Integrated Health Care Program		12003
REVENUE, DEPARTMENT OF		
Index Of Letter Rulings (1993 - 3rd Quarter) (ROT)		

ILLINOIS REGISTER		ILLINOIS REGISTER	
Vol. 18, Issue #50	CUMULATIVE INDEX	Vol. 18, Issue #50	CUMULATIVE INDEX
<p>Index Of Letter Rulings (1993 - 4th Quarter) (Income Tax) 7512</p> <p>Index Of Letter Rulings (1993 - 4th Quarter) (ROT) 7552</p> <p>Index Of Letter Rulings (1994 - 1st Quarter) (Income Tax) 7953</p> <p>Index Of Letter Rulings (1994 - 1st Quarter) (ROT) 10956</p> <p>Index Of Letter Rulings (1994-2nd Quarter) (Income Tax) 12070</p> <p>Index Of Letter Rulings (1994-2nd Quarter) (ROT) 14485</p> <p>Index Of Letter Rulings (1994-3rd Quarter) (Income Tax) 16029</p> <p>Private Letter Rulings, Illinois Department of Labor Sunshine Act 20 ILCS 2515/1, et seq. 7028</p> <p>The Uniform Penalty & Interest Act 11388</p>		<p>EXECUTIVE ORDERS AND PROCLAMATIONS</p> <p>EXECUTIVE ORDERS</p> <p>94-1 The Illinois Task Force on School-To-Work Transition 1659</p> <p>94-2 Executive Order Creating The Illinois Commission on Regulatory Review 1661</p> <p>94-3 Flood Transfer III 2669</p> <p>94-4 Danville Sewage Treatment Facility 7074</p> <p>94-5 Revocation of Executive Order Number 7(1985) 10510</p> <p>94-6 Executive Order Creating An Advisory Panel On TRS Retiree Health Insurance 13508</p> <p>94-7 Executive Order Creating African-American Family Commission 15466</p> <p>94-8 Executive Order Creating The Illinois State Justice Commission 16754</p>	
<p>REGULATORY AGENCY</p> <p>AGRICULTURE, DEPARTMENT OF</p> <p>Swine Disease Control And Eradication Act; 8 Ill. Adm. Code 105</p> <p>REGULATORY FLEXIBILITY ANALYSIS</p>		<p>PROCLAMATIONS</p> <p>93-553 Financial Literacy for Youth Month 336</p> <p>93-554 Religious Freedom Day 559</p> <p>93-555 Franchising Week 559</p> <p>93-556 Self-Esteem Month 560</p> <p>94-1 Black Data Processing Associates Day 802</p> <p>94-2 Sertoma National Heritage Freedom Week 802</p> <p>94-3 Alcoholism Halfway House Days 803</p> <p>94-4 Bangladesh Day 803</p> <p>94-5 Catholic Schools Week 804</p> <p>94-6 Land Surveyors' Month 804</p> <p>94-7 Dr. Martin Luther King Jr. Day/Day of Tribute 804</p> <p>94-8 African-American Unity March Day 2546</p> <p>94-9 Human Services Week 2546</p> <p>94-10 Ivan And Ruth Frick Day 2547</p> <p>94-11 Week of the High Risk Child 2547</p> <p>94-12 African-American History Month 2548</p> <p>94-13 Free Enterprise Week 2548</p> <p>94-14 International Festival Week 2548</p> <p>94-15 Martina Navratilova Days 2549</p> <p>94-16 Save A Life Day 2550</p> <p>94-17 Student Financial Aid Awareness Month 2550</p> <p>94-18 Self-Esteem Week 2674</p> <p>94-19 Long-Term Care Administrators Week 2674</p> <p>94-20 Nursing Home Week 2674</p> <p>94-21 Kiwanis Week 2675</p> <p>94-22 AFS Host Family Recognition Week 2675</p> <p>94-23 Little City Foundation/Chicago Luvabullis Super Bowl Party Day 2676</p> <p>94-24 National People's Action Take Back Our Streets and Communications Day 2676</p> <p>94-25 Toughlove Programs Against Violence Month/Day Against Violence 2677</p>	
<p>COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF</p> <p>Notice of Regulatory Flexibility Impact Analysis</p> <p>2533, 2534, 3037, 3793, 3794, 4466, 6452, 6453, 7068, 7069, 8957, 8958, 8959, 10508, 11676, 11677, 15463, 15652, 15653, 15654, 16746</p>		<p>JOINT COMMITTEE ON ADMINISTRATIVE RULES</p> <p>AGENDA</p> <p>Meeting of January 11, 1994 326</p> <p>Meeting of February 15, 1994 2535</p> <p>Meeting of March 22, 1994</p> <p>Meeting of April 19, 1994 6023</p> <p>Meeting of May 17, 1994 7544</p> <p>Meeting of June 14, 1994 8742</p> <p>Agenda for Meeting of July 19, 1994 11389</p> <p>Agenda for Meeting of August 16, 1994 12555</p> <p>Agenda for Meeting of September 13, 1994 14175</p> <p>Agenda for Meeting of October 11, 1994 15174</p> <p>Agenda for Meeting of November 15, 1994 16747</p> <p>Agenda for Meeting of December 13, 1994 17779</p>	
<p>REGULATORY AGENCY</p> <p>AGRICULTURE, DEPARTMENT OF</p> <p>Swine Disease Control And Eradication Act; 8 Ill. Adm. Code 105</p> <p>REGULATORY FLEXIBILITY ANALYSIS</p>		<p>SECOND NOTICES RECEIVED</p> <p>334, 557, 801, 1658, 2175, 2543, 2668, 3038, 3156, 3795, 4474, 5022, 5365, 5711, 6029, 6188, 6455, 7072, 7552, 7961, 8202, 8505, 8752, 8960, 9658, 10509, 10971, 11396, 11678, 12004, 12084, 12559, 12928, 13163, 13505, 14182, 14244, 14508, 14822, 15180, 15464, 15655, 16044, 16476, 16753, 16885, 17062, 17289, 17783, 17941</p>	

ILLINOIS REGISTER		ILLINOIS REGISTER	
CUMULATIVE INDEX		CUMULATIVE INDEX	
Vol. 18, Issue #50	December 16, 1994	Vol. 18, Issue #50	December 16, 1994
94-26 FFA Week	2677	94-73 Volunteer Week	4480
94-27 Child Passenger Safety Month	2678	94-74 Youth Art Month	4481
94-28 Dr. Carter G. Woodson Day	2679	94-75 Parents Inservice Conference Days	4481
94-29 Four Chaplains Sunday	2679	94-76 Bob Leininger Day	4482
94-30 Lithuanian Independence Day	2680	94-77 Chicago Opportunity Days	5024
94-31 Seed Month	2680	94-78 Mental Retardation And SPARC Awareness Month	5025
94-32 Post Anesthesia Nurses Awareness Week	2681	94-79 Tree City USA Month	5025
94-33 Dick Helton Day	2681	94-80 Agriculture Day	5026
94-34 Engineers Week	3040	94-81 Tibetan Day	5367
94-35 Future Business Leaders of America-Phi Lambda Week	3040	94-82 Violence Prevention Month	5367
94-36 GFWC Waukegan Woman's Club Day	3040	94-83 Bicycle Helmet and Safety Awareness Week	5368
94-37 Manufacturing Week	3041	94-84 Free Paper Week	5368
94-38 Marketing Week	3042	94-85 VA West Side Medical Center Women's History Month	5368
94-39 Multiple Sclerosis Awareness Month	3042	94-86 Camp Fire Boys and Girls Day	5369
94-40 Nutrition Month	3042	94-87 Chicago Latino Film Festival Days	5369
94-41 Reading Is Fun Week	3043	94-88 Student Council Week	5370
94-42 Tornado Preparedness Week	3043	94-89 U.S. Savings Bond Campaign Month	5370
94-43 Representative Bob Olson Day	3044	94-90 High Blood Pressure and Stroke Awareness Month	5712
94-44 Doctor's Day	3157	94-91 Irish American Heritage Month	5712
94-45 African American Contractors Day	3157	94-92 Youth Temperance Education Week	5713
94-46 American Red Cross Month	3157	94-93 Arbor Day in Palos Heights	5713
94-47 Chicago Academy for The Arts-5th Annual Dessert Classic Day	3158	94-94 Federal Employee of the Year Day	5714
94-48 Chronic Fatigue Syndrome Awareness Month	3159	94-95 Henrietta Sisk Day	5714
94-49 National American Business Club Month	3159	94-96 Lake and Watershed Management Month	5715
94-50 School Breakfast Week	3160	94-97 Medical Laboratory Week	5716
94-51 School Social Work Week	3160	94-98 Motorcycle Awareness Month	5716
94-52 Denim Day	3161	94-99 Nurses: The Heart of the Health Care Team Day	5716
94-53 Dental Assistants Recognition Week	3162	94-100 Public Health Month	5717
94-54 Employ The Older Worker Week	3162	94-101 Rural Electric and Telephone Youth Day	5718
94-55 Breastfeeding Promotion Month	3797	94-102 Student-Athlete Day	5718
94-56 Herman M. Finch Day	3797	94-103 Call Before You Dig Month	6031
94-57 Music Education Day At The Capitol	3797	94-104 Continuity Of Care Week	6031
94-58 Cartamedas Day	3798	94-105 D.A.R.E. Day	6032
94-59 DuPage Symphony Orchestra Day	3799	94-106 Illinois Community College Month	6032
94-60 Eye Donor Awareness Month	3800	94-107 Sexual Assault Awareness Month	6032
94-61 Southern Illinois University Quasiquicentennial Day	3800	94-108 STD Awareness Month	6033
94-62 Apprenticeship Week	4475	94-109 Women's Federation For World Peace Days	6034
94-63 Building Safety Week	4475	94-110 American Association For Affirmative Action Days	6034
94-64 Greek Independence Day	4476	94-111 Illinois State Quartet Convention Week	6035
94-65 Malcolm X College Career Expo Day	4476	94-112 Probation Officer Day	6035
94-66 Professional Social Workers Month	4477	94-113 Professional Secretaries Week/Professional Secretaries Day	6036
94-67 Casimir Pulaski Day	4477	94-114 Saving Month	6036
94-67 Casimir Pulaski Day (Revised)	5024	94-115 Soccer In The Street Day	6036
94-68 Alcohol Awareness Month/Illinois State Youth Forum Day	4478	94-116 Telecommunicator Week	6037
94-69 Certified Nurse Assistant Day	4478	94-117 Infant Immunization Week	6037
94-70 Curtis Mayfield Day	4479	94-118 Natural Resources Stewardship Month	6038
94-71 Licensed Practical Nurse Week	4479	94-119 Holocaust Commemoration Month	6190
94-72 Long-Term Care Nurses Week	4480	94-119 Holocaust Commemoration Month (Revised)	6199
		94-120 Illinois Cancer Pain Awareness Week	6190

ILLINOIS REGISTER			ILLINOIS REGISTER		
CUMULATIVE INDEX			CUMULATIVE INDEX		
Vol. 18, Issue #50		December 16, 1994	Vol. 18, Issue #50		December 16, 1994
94-121 Emergency Medical Services Week		6190	94-169 Day of Prayer		7081
94-122 Home Safety Week		6191	94-170 James M. Bailey Day		7081
94-123 Manufactured Housing Month		6191	94-171 Chicago Commons Month		7082
94-124 Month of the Young Child		6192	94-172 Charleston Area Senior Center Day		7083
94-125 Organ And Tissue Donor Awareness Week		6193	94-173 Community Banking Week		7083
94-126 Queen Isabella Day		6193	94-174 Correctional Officer Week		7084
94-127 Week of the Young Child		6194	94-175 Dyslexia/Learning Disabilities Month		7084
94-128 Harry Caray Day		6194	94-176 Home Education Week		7085
94-129 Logistics Week		6195	94-177 Mattoon Area Senior Center Day		7085
94-130 AIDS Awareness Day/AIDS Walk Springfield Day		6195	94-178 Zion Missionary Baptist Day		7086
94-131 American POW Recognition Day		6196	94-179 Disaster Areas - Madison, Madon, Monroe, Piatt and St. Clair Counties		7086
94-132 James S. Kemper, Jr. Day		6196	94-180 Better Hearing and Speech Month		7963
94-133 Jewish Cultural Week		6197	94-181 Bike Month		7963
94-134 Pakistan Day		6197	94-182 Cytotechnology Day		7964
94-135 Purple Bows For Cancer's 2nd Introduction Day		6198	94-183 Drinking Water Week		7964
94-136 Chicago Youth Symphony Orchestra Day		6198	94-184 George Tamminga Day		7965
94-137 Crime Victims Rights Week		6199	94-185 Holy Name of Mary Parish Women's Day		7965
94-138 Israel Independence Day		6200	94-186 Law Day		7966
94-139 Louis B. Kuhn Day		6200	94-187 Mathematics Awareness Week		7966
94-140 Tuftonia's Week		6201	94-188 Metropolitan Pier and Exposition Authority Employee Longevity Day		7967
94-141 Disaster Area-Douglas County		6457	94-189 Mother of the Year Day		7967
94-142 Disaster Area-Calhoun, Green and Jersey Counties		6457	94-190 Nurses Week		7968
94-143 Disaster Exists Within State of Illinois		6458	94-191 Older Americans Month		7968
94-144 Disaster Area-Alexander, Cass, Menard, Sangamon, Dewitt and Vermillion Counties		6458	94-192 Public Service Recognition Day		7969
94-145 Anthony M. Tortorello Day		6459	94-193 Children's Emotional and Behavioral Disorders Awareness Week		7970
94-146 Dave and Linda Kindernay Day		6459	94-194 Illinois Small Business Week		7971
94-147 Design/Drafting Week		6460	94-195 Hadassah Days		7971
94-148 Harold Washington Day		6461	94-196 Family Service DuPage Day		7972
94-149 Illinois Eye Fund/UIC Eye Center Day		6461	94-197 Life Insurance Week		7972
94-150 Medical Assistants Week		6462	94-198 South Holland Centennial Day/South Holland Centennial Month		7973
94-151 Year of the Conger Expedition		6462	94-199 Asian Pacific American Heritage Month		7973
94-152 Youth Service Day		6463	94-200 Dr. Joseph C. Delpiaz Day		7974
94-153 Chicago Coin Club Day		6463	94-201 Foster Parent Appreciation Month		7975
94-154 Child Abuse Prevention Services Day		6464	94-202 Polish Constitution Day		7975
94-155 Keep America Beautiful Month		6464	94-203 Women in Trades Career Day		7976
94-156 Seth Ira Stearns Day		6465	94-204 Illinois State Chamber of Commerce/75th Anniversary Year		7976
94-157 Girl Scout Leaders Day		7075	94-205 Loyalty Day		7977
94-158 Disaster Areas-Champaign and Iroquois Counties		7075	94-206 Music Week		7978
94-159 Christian Heritage Week		7075	94-207 RP Awareness Day		7978
94-160 Darryl Hartley-Leonard and Hyatt Hotels Corporation Day		7076	94-208 Chicago Crime Commission Day		7979
94-161 Scientific Literacy Week		7076	94-209 Eugene E. Lunger Day		7979
94-162 E.M. (Buck) Chastain Day		7077	94-210 National Association of Women Business Owners Public Affairs Day		7980
94-163 Groundwater Protection Month		7078			
94-164 Monsignor Edward J. Duncan Day		7078			
94-165 Smiles for Little City Days		7079			
94-166 George Hovanec Appreciation Day		7079			
94-167 Kim Deakins, Janelle King and Mary Murphy Day		7080			
94-168 Suicide Prevention Week/Survivors of Suicide Day		7080			

ILLINOIS REGISTER CUMULATIVE INDEX		December 16, 1994
Vol. 18, Issue #50	Vol. 18, Issue #50	December 16, 1994
94-211 Physical Fitness and Sports Month/Physical Education and Sports Week	94-259 Soccer Celebration Day	8514
94-212 Project Aces Day	94-260 Illinois River Appreciation Month	8515
94-213 Cambodian Culture Days	94-261 Moving Vietnam Memorial Wall Days	8516
94-214 Gene Siskel Day	94-262 Sweet Success Day	8517
94-215 Kantorei Week	94-263 Dr. Harold D. McAnich Day	8517
94-216 React Month	94-264 Operation Halyard Day	8517
94-217 Womens Lawyers' Day	94-265 Alfred Eisenstaedt Day	8754
94-218 Arts Week	94-266 Chicago Academy for the Arts/Phil Donahue and Mario Thomas Day	8754
94-219 Rotary Club of Oak Park Day	94-267 Illinois Agricultural Youth Institute Days	8755
94-220 SCORE DAY	94-268 Safe Boating Week	8756
94-221 A.J. Boggio Day	94-269 Safety Week	8756
94-222 D.A.R.E. Family Night with the Cardinals	94-270 Garden Week	8757
94-223 Howard A. Peters III Day	94-271 Italian-American War Veterans' Day	8757
94-224 Mother's Day	94-272 James-Burt Family Reunion Days	8758
94-225 Palos Heights Public Library Day	94-273 Mary Jean Cummings Day	8759
94-226 Planet Illinois Day	94-274 Robert Lweandowski Day	8759
94-227 Gateway Foundation Day	94-275 D-Day Veterans' Day	8760
94-228 Legacy Foundation Day	94-276 Day of the African Child	8760
94-229 National Association of Insurance Women's Week	94-277 GI Bill Day	8761
94-230 Surgical Technologists Week	94-278 Jewish-American Sports Hall of Fame Day	8762
94-231 World Cup Education Month/World Cup Daus	94-279 Peter Joseph Serdar Day	8763
94-232 Child Support Awareness Month	94-280 American GI Forum Day	8763
94-233 Electrical Safety Month	94-281 Philippine Week 1994	8764
94-234 Highland Community College Collegiate Choir Day	94-282 Try American Day	8764
94-235 Telephone Operators Week at Illinois Masonic Medical Center	94-283 Bengali Week	8764
94-236 Alan F. Quonos Day	94-283 Bengali Day (Revised)	8764
94-237 CPA Day	94-284 Fraternal Week	8764
94-238 Maritime Day	94-285 Jewish Fold Arts Festival Day	8764
94-239 Railroad Women's Day	94-286 Otis Wilson Celebrity Golf Classic Day	8764
94-240 Tourism Day	94-287 Dr. William Attea Day	8764
94-241 Transportation Day	94-288 Springfield Area Arts Council Month	8764
94-242 Buckle-Up America Month	94-289 Amateur Radio Week	8764
94-243 Dr. William Hill Day	94-290 Men's Health Week	8764
94-244 Stamp Collecting Week	94-291 Reflex Sympathetic Dystrophy Syndrome Week	8764
94-245 Tourism Day	94-292 Westside Health Partnership Unity Days	8764
94-246 Black Child Development Week	94-293 Woman's Club of Springfield Day	8764
94-247 ENCORE Day	94-294 Amnesty International Days	8764
94-248 Public Humanities Day	94-295 Bruckner Guest House Day	8764
94-249 School Counselor Week	94-296 Celebrate 20 Years of WIC Month	8764
94-250 Greek American Heritage Week	94-297 Challenge of Champions Day	8764
94-251 Jeff Childs Day	94-298 Marine Corps League and Auxiliary Week	8764
94-252 John Stoffel Day	94-299 Ross Gardiner Day	8764
94-253 Ray Passis Day	94-300 Naperville Heritage Society Day	8764
94-254 Raymond J. Norbut Day	94-301 Robert M. Healy Day	8764
94-255 Ron Koepl Day	94-302 Serbian-American Day	8764
94-256 Cornelia de Lange Awareness Day	94-303 Father's Day	8764
94-257 CRS Day	94-304 William R. Deutsch Day	8764
94-258 Eugene C. Swager Day	94-305 World Cup Day at Arlington International Racecourse	8764

ILLINOIS REGISTER CUMULATIVE INDEX		Vol. 18, Issue #50	December 16, 1994
94-306 Baha'I Centenary Day	9664	94-352 Pike County Courthouse/100th Anniversary	11404
94-307 Chaires Blanchard Congratulated Day	9664	94-353 School's Open Safety Week	11404
94-308 Fred Garcia Day	9665	94-354 Smokey Bear Week	11405
94-309 Torch Relay Day of the U.S. Olympic Festival-'94	9665	94-355 South Holland Business Association Day	11405
94-310 World Cup Days	10510	94-356 Week of Unity/Day of Unity	11680
94-311 American Jewish Committee Human Rights Medallion Day	10511	94-357 Flood Awareness Day	11680
94-312 Elevator Safety Week	10511	94-358 Dr. R.H. Harris Day	11681
94-313 Tuskegee Airman Week	10511	94-359 Dr. Steven G. Economou Day	11681
94-314 Black Expo Week	10512	94-360 Wileys' Day	11682
94-315 Dinner of Champions Day	10512	94-361 Aleksa J. Dujovic Day	12005
94-316 Joe Clair Day	10512	94-362 ACT-SO Day	12005
94-317 Melvin Price Locks And Dam Day	10513	94-363 Constitution Week	12005
94-318 Spain Day	10514	94-364 Peruvian Day	12006
94-319 Agnes C. Kazmark Day	10514	94-365 Spinal Health Care Month	12006
94-320 State Board of Elections Congratulated	10515	94-366 United States Coast Guard Day	12006
94-321 Art In The Long Term Care Community Day	10515	94-367 Women's Business Development Day	12560
94-322 Blood Donor Awareness Month	10516	94-368 Delta Sigma Theta Sorority Inc. Habitat For Humanity Day	12560
94-323 Hemochromatosis Screening Awareness Month	10516	94-369 Dolphin Family Days	12561
94-324 Hispanic Heritage Month	10517	94-370 Ecuador Day	12561
94-325 Lincoln Land Community College Loggers Day	10517	94-371 Reverend George "Ed" Riddick/Day of Mourning	12561
94-326 Lake Michigan Yachting Association Day	10972	94-372 Unit Church Ushers League Day	12561
94-327 Speech Week	10972	94-373 Bud Billiken Day	12562
94-328 Therapeutic Recreation Week	10973	94-374 Ethnic Museum And Cultural Display Day	12562
94-329 Aleksa Dujovic Day (Revised)	10973	94-375 Illinois Small Business Development Center Network Congratulated	12563
94-330 Dr. Ron Gierhan Day	11398	94-376 Chief Kenneth Alley Day	12563
94-331 Real Men Cook For Chicago Charities Day	10973	94-377 Help Retarded Citizens Days	12564
94-332 Robert B. Huff Scholarship Foundation Day	10974	94-378 Hillsboro Bluegrass Music Days	12564
94-333 Grandparents Day	10975	94-378 Hillsboro Bluegrass Music Days (Revised)	14823
94-334 Jewish National Fund Day	10975	94-379 Ladies Pro Bowlers Tour Week	12564
94-335 Church of God In Christ, Northern Illinois Jurisdiction Week	10976	94-380 Maine Township Day	12565
94-336 Serbian National Defense Council of America Days	10976	94-381 Pete Frantz Day	12565
94-337 Bill And Cathy Brady Day	10977	94-382 Rainbows Month	12565
94-338 Robert A. Wallhaus Day	10977	94-383 Gang Awareness Week	12566
94-339 Special Session - Senate Bills 776 and 1690 and House Bills 12 and 1882	11398	94-384 International Engineering Consortium Threshold To A Global Future Week	13164
94-340 Special Session - House Bill 2424	11398	94-385 Disaster Areas-West Point and Stillwell	12566
94-341 Peotone's Year of the Mill	13999	94-386 Labor Blood Donating Month	12566
94-342 Kid's Health and Safety Day	13999	94-387 Harold Moser Day	12929
94-343 U.S. Space Observance Days/Space Exploration Day	11400	94-388 Hispanic Evangelical Youth Week	12929
94-344 Korean War Veterans Day	11400	94-389 Illinois Connection Day	12930
94-345 Village of Chicago Ridge Festival Days	11401	94-390 Lions Candy Day	12930
94-346 Foster/Fourte Family Reunion Day	11401	94-391 Professional Security Month	12930
94-347 Leadership American and Leadership Illinois Day	11402	94-392 Americans With Disabilities Act Day	12931
94-348 Captive Nations Week	11402	94-393 Firefighters Appreciation Month	12931
94-349 Governor's Cup Week	11402	94-394 Chamber of Commerce Week	12932
94-350 Roland Burris Day	11403	94-395 Child Support Awareness Month	12932
94-351 Judge Leo F. Poch Day	11403	94-396 Easter Seal Day	12932

94-397 Gil Peterson Day	12933
94-398 Vocational Student Organization Week	12933
94-399 Iron Overload Diseases Awareness Week	12934
94-400 "Just Say No" Day	12934
94-401 Tie One On For MADD Day	12934
94-402 Korean Heritages Education Day	12935
94-403 Richard H. Orcutt Day	12935
94-404 State Street Salutes Brent Minor Day	12936
94-405 Economic Opportunity Action Week	13164
94-406 India Independence Day	13165
94-407 Lexia B. Young Day	13166
94-408 Temporary Help Week	13166
94-409 TRIMS Day	13166
94-410 Cops and Kids Day	13167
94-411 Dental Hygiene Month	13167
94-412 Drug Free Youth Days	13167
94-413 Ukrainian Independence Day	13168
94-414 Chicago International Children's Film Festival Week	13510
94-415 Lincoln Award For Business Excellence Established	13510
94-416 Merrill's Marauder's Association Day	13511
94-417 Mexican Independence Month	13511
94-418 Park District Conservation Day	13512
94-419 Dr. Dorothy Owens Day	13512
94-420 Eye Screening Day For Seniors	13513
94-421 Harambee Soiree Day	13513
94-422 Respect Life Week	13513
94-423 Rosehill Heritage Day	13514
94-424 Slovakia American Culture Day	13514
94-425 Theodora Mayo Day	13515
94-426 Pike County Farm Bureau Day	13515
94-427 Illinois State Fair Recognized	13515
94-428 Women's Equality Year/Women's Suffrage Month	13516
94-429 Pornography Awareness Week	13516
94-430 Springfield College In Illinois Day	13517
94-431 Veterinary Technician Week	13517
94-432 Eugene Haynes Recognized	13517
94-433 Hispanic Illinois State Law Enforcement Day	14184
94-434 Major General And Mrs. Thomas E. Eggers Day	14184
94-435 Stop AIDS Chicago Day	14185
94-436 Stop The Violence And Save Our Kids Month	14185
94-437 Southern Gospel Music Month	14185
94-438 Founder's Day	14186
94-439 Illinois Consolidated Telephone Company Centennial Day	14186
94-440 Katy Jurado Day	14187
94-441 Union Label Week	14187
94-442 Uruguay Day	14187
94-443 Italian Heritage Month	14245
94-444 5-A-Day Week	14245

94-445 Becky Bush Recognized	14245
94-446 Dean Lassiter Recognized	14246
94-447 Eastern Illinois University's 100th Anniversary Official Kickoff	14246
94-448 Eric R. Brown Recognized	14247
94-449 George Anderson Recognized	14247
94-450 John S. Townsley Recognized	14248
94-451 Lynn Philyaw Recognized	14248
94-452 Mary Townsley Recognized	14249
94-453 Morris W. Leighton Day	14249
94-454 National Pan-Hellenic Day	14250
94-455 Robert B. Boggs Recognized	14250
94-456 Robert D. Brown Recognized	14251
94-457 Roger Greene Recognized	14251
94-458 Tena L. Brown Recognized	14252
94-459 Theo Plaines Recognized	14252
94-460 William Daniel Cooper Recognized	14253
94-461 American Energy Awareness Month	14253
94-462 India Week	14254
94-463 National Basketball Players Association-Little City Foundation Weekend	14254
94-463 National Basketball Players Association- Little City Foundation Weekend (Revised)	14509
94-464 We Remember, We Care For Indigent Persons Day	14255
94-465 Nancy Grosboll Hendren Day	14509
94-466 Cary Israel Day	14510
94-467 Children's Safety And Health Day	14510
94-468 Health Care Facilities And Engineering Day	14510
94-469 Housekeepers Week	14511
94-470 Hunter Education Week	14511
94-471 Hunting And Fishing Days	14512
94-472 Illinois Society For Respiratory Care Week	14512
94-473 Literacy Month	14512
94-474 Marrow Donor Awareness Week	14513
94-475 National Business Association Day	14513
94-476 POW/MIA Recognition Day	14514
94-477 Radiologic Technologists Week	14514
94-478 Tom Ryan Day	14515
94-479 Women In Construction Week	14515
94-480 Family Health Month	14515
94-481 Family History Month	14516
94-482 Joseph Leo and Mary Rita Powers Day	14516
94-483 Principal's Week	14517
94-484 Child And Youth Care Worker Week	14517
94-485 Mothers of Twins and Multiples Week	14518
94-486 Miracle Revival Center Church Day	14518
94-487 Adult Day Care Center Week	14518
94-488 Carrie L. Redebaugh Levi Day	14519
94-489 Chicago Teen Challenge Day	14519
94-490 Minority Enterprise Development Week	14520

ILLINOIS REGISTER			ILLINOIS REGISTER		
CUMULATIVE INDEX			CUMULATIVE INDEX		
Vol. 18, Issue #50	December 16, 1994		Vol. 18, Issue #50	December 16, 1994	
94-491 Certified Professional Secretaries Month	14823		94-536 Crime Prevention Month	15472	
94-492 Illinois Americorps Day	14823		94-537 Disability Employment Awareness Month	15472	
94-493 Uncle Willie Chappell Day	14824		94-538 Italian Heritage Day	15656	
94-494 American Business Women's Day	14824		94-539 Physician Assistant Day	15656	
94-495 German American Day	14825		94-540 Stamp Collecting Month	15657	
94-496 Illinois Judicial Council Day	14825		94-541 Team Penning Benefit Day	15657	
94-497 American Social Foundations Day	14826		94-542 A.H. Kueltozo Cancer Foundation Day	15658	
94-498 Coal Awareness Month	14826		94-543 Armenian General Benevolent Union	15658	
94-499 Week of the Midwife	14827		94-544 David E. Brown Day	15658	
94-500 Chili Challenge Days	14827		94-545 Franciscan Sisters Day	15659	
94-501 Customer Service Week	14827		94-546 Jaycee Haunted House Month	15659	
94-502 Slovenian Day	14828		94-547 Leif Erickson Day	15659	
94-503 Hispanic State Employee Day	14828		94-548 Grant Thornton Day	15660	
94-503 Hispanic State Employee Day (Revised)	14828		94-549 Native American Awareness Month	15660	
94-504 National Organization of Minority Architects	16045		94-550 Pediatric Brain Injury Awareness Month	15660	
			94-551 Phillip W. Koeppeel Recognized	15661	
94-505 Deaf Way Illinois Days	14829		94-552 Domestic Violence Awareness Month	15661	
94-506 Health Care Food Service Worker Week	15182		94-553 East St. Louis NAACP Recognized	15662	
94-507 Illinois Economic Education Awareness Day	15182		94-554 Marriage and Family Therapy Week	15662	
94-508 Lupus Awareness Month	15183		94-555 Polish American Heritage Month	15662	
94-509 Woodstock Chamber of Commerce And Industry Day	15183		94-556 Quality Month	15663	
94-510 James R. Foster Day	15183		94-557 Clergy Appreciation Day	15663	
94-511 Learning Disabilities Month	15184		94-558 Consoer Townsend Day	15664	
94-512 Malcolm X College Day	15184		94-559 Tabitha Community Services Day	15664	
94-513 Pet Month	15185		94-560 Communications Day	16045	
94-514 Single Parents Day	15185		94-561 John Hultman and Felicia Middlebrooks Recognized	16045	
94-515 Breast Cancer Awareness Month/Mammography Day	15186		94-562 Shooting Stars Drill Team Day	16046	
94-515 Breast Cancer Awareness Month/Mammography Day	15186		94-563 Consumers Week	16046	
(Revised)			94-564 Fellowship Missionary Baptist Church Days	16047	
94-516 Caritas Calypso Day	15656		94-565 GFWC Illinois Junior Week	16047	
94-517 International Day of Peace	15186		94-566 Metric Week	16048	
94-518 Town of Lake Club Day	15187		94-567 Nickel Plate Road Weekend	16048	
94-519 Amigos De Ser Day	15187		94-568 Osteopathic Medicine Week	16048	
94-520 Free Sons of Israel Week	15188		94-569 Second Baptist Church Day	16049	
94-521 Reverend John R. Cortelyou Day	15188		94-570 Women in Community Service Day	16049	
94-522 Adoption Awareness Month	15189		94-571 Child Health Month	16050	
94-523 Chinese Double Ten Day	15189		94-572 Michael Jordan Foundation Day	16050	
94-524 Choate Mental Health and Developmental Center's			94-573 Midwest Aikido Center Day	16051	
125th Anniversary Celebration			94-574 Mercantile Business Coalition Days	16052	
94-525 Mental Illness Awareness Week	15190		94-575 Spirit of Love Day	16052	
94-526 Statewide Affordable Housing Week	15190		94-576 Bait-Ur-Rehman Mosque Inauguration Recognized	16478	
94-527 Pastoral Care Week	15468		94-577 Character Counts Week	16478	
94-528 Hispanic/Latino Mental Health Week	15468		94-578 Drunk and Drugged Driving Prevention Month	16479	
94-529 Love Day	15469		94-579 Lioness Caramel Day	16479	
94-530 Natural Disaster Awareness Day	15469		94-580 Safe Schools Week	16479	
94-531 Off The Street Club Day	15470		94-581 World Food Day	16480	
94-532 SECA Kickoff Day	15470		94-582 Correctional Industries Week	16480	
94-533 Country Music Day	15471		94-583 Estonian Day	16481	
94-534 Chuck Swirsky Day	15471		94-584 Frank Sinatra Day	16481	
94-535 Coles County Arts Council Day	15471		94-585 Hong Kong Days	16482	

Vol. 18, Issue #50	ILLINOIS REGISTER CUMULATIVE INDEX	December 16, 1994	
94-586 LaSalle Banks Chicago Marathon Week	16482	94-634 Community Education Day	17064
94-587 Philanthropy Week	16483	94-635 American Legion Auxiliary Day	17065
94-588 Ruth Van Drew Day	16483	94-636 German Carnival Day	17065
94-589 Teri Brost Day	16483	94-637 Kenneth G. Cloud Day	17066
94-590 High Technology Week	16484	94-638 Veterans Day	17066
94-591 Biomedical Research Day	16485	94-639 Winter Storm Preparedness Week	17067
94-592 Make A Difference Day	16485	94-640 Family Week	17291
94-593 Meetings Industry Day	16486	94-641 Good Deeds Week	17291
94-594 Environmental Health Practitioners Week	16486	94-642 Latvian Independence Day	17291
94-595 France W. McKnight Day	16486	94-643 Veterans Day	17292
94-596 Futures And Options Week	16487	94-644 Bible Week	17292
94-597 Minority Enterprise Development Day	16487	94-645 Caregivers Week	17293
94-598 Ora Higgins Youth Foundation Day	16488	94-646 Gospel Music Appreciation Day	17293
94-599 World Population Awareness Week	16488	94-647 International Housewares Week	17294
94-600 Norwegian-American Hospital Centennial Celebration Day	16755	94-648 United Hellenic American Congress Day	17294
94-601 Adult Immunization Awareness Week	16755	94-649 Taylor Bell Day	17295
94-602 African Heritage Month	16756	94-650 Thanksgiving Day	17295
94-603 Chiropractic Health Care Month	16756	94-651 Nannie Berry Recognized	17784
94-604 Chicago Clean Streak Day	16757	94-652 AIDS Awareness Day	17784
94-605 Refugee Week	16757	94-653 Black Rose Awards Day	17785
94-606 Stella Foster Day	16758	94-654 Project Red Ribbon	17785
94-607 Hungarian Revolution Day	16758	94-655 Reverend Robert Jones Day	17785
94-608 Geography Awareness Week	16759	94-656 Home Care Week	17786
94-609 German-American Soccer Day	16759	94-657 Querrey & Harrow Day	17786
94-610 Home Decorating Week	16759	94-658 Community Care Center Day	17787
94-611 Phi Theta Kappa Days	16760	94-659 Dr. John M. Holland Day	17787
94-612 Family Business Week	16760	94-660 Liberty Baptist Church Day	17788
94-613 Immigrants Day	16761	94-661 Travelers With Disabilities Awareness Week	17788
94-614 Respond Now Day	16761	94-662 Stanley Paul Day	17943
94-615 Epilepsy Month	16762	94-663 University of Illinois President's Award Program Day	17943
94-616 Farm Women's Month	16762	94-664 Day of Disabled Persons	17944
94-617 Kmart Community Volunteers Day	16762	94-665 Lights on For Life Day	17944
94-618 Canton Rotary Club Day	16886	94-666 Toys For Tots Week	17945
94-619 Diabetes Eye Care Public Awareness Campaign Day	16886		
94-620 Silver Cross Hospital Day	16887		
94-621 Adams County Health Department Day	16887		
94-622 Catholic Conference Day	16888		
94-623 Foster Parents Day	16888		
94-624 National Society of Arts and Letters Day	16889		
94-625 Native American Heritage Month	16889		
94-626 Project Recovery Day	16890		
94-627 Vocational Education Week	16890		
94-628 Mario Andretti Day	16891		
94-629 Dr. Francesco Del Greco Day	17063		
94-630 Mickey Holzman Day	17063		
94-631 Dr. Robert Kark Day	17063		
94-632 Illinois Paralegal Association And Paralegal/Legal Assistant Day	17064		
94-633 Paralyzed Veterans of America Recognition Day	17064		

This Sections Affected Index lists, by title, each Section of a Part on which Rule Making has occurred in this volume (calendar year) of the Illinois Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register is proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 11 III. Adm. Code 465.115 was proposed last year and adopted this year. The action entry reads: (P-15655/93; A-6520). The codes are listed below.

TYPE OF RULE MAKING

am = amend to existing Section
cc = codification changes
n = New section
r = repeal of existing Section
re = renumbered
= renumbered

ACTION CODE

A = Adopted Rule
E = Emergency
P = Proposed Rule
PP = Peremptory
M = Modification
W = Withdrawal
CC = Codification Changes
RQ = Request for Correction
R = Refusal
PF = Prohibited Filing
S = Suspension
O = JCAR Objection
F = Failure to Remedy Objections
RC = Recommendations
EC = Expedited Correction
C = Correction

1994	100.670	am	(P-7087/A-13067)	220.200	am	(P-13307/93;A-4758)
	100.680	am	(P-7087/A-13067)	220.250	am	(P-13307/93;A-4758)
	100.710	am	(P-7087/A-13067)	220.275	am	(P-13307/93;A-4758)
	100.735	am	(P-7087/A-13067)	220.285	am	(P-13307/93;A-4758)
	100.740	am	(P-7087/A-13067)	220.300	am	(P-13307/93;A-4758)
	100.810	am	(P-7087/A-13067)	220.450	am	(P-13307/93;A-4758)
	100.815	am	(P-7087/A-13067)	220.500	am	(P-13307/93;A-4758)
	100.820	am	(P-7087/A-13067)	220.600	am	(P-13307/93;A-4758)
	100.900	am	(P-7087/A-13067)	220.700	am	(P-13307/93;A-4758)
	100.900	am	(P-7087/A-13067)	220.780	am	(P-13307/93;A-4758)
	100.1010	am	(P-7087/A-13067)	220.800	am	(P-13307/93;A-4758)
	100.1025	am	(P-7087/A-13067)	220.800	am	(P-13307/93;A-4758)
	100.1030	am	(P-7087/A-13067)	220.950	am	(P-13307/93;A-4758)
	100.1100	am	(P-7087/A-13067)	220.1100	am	(P-13307/93;A-4758)
	100.1115	am	(P-7087/A-13067)	220.1150	am	(P-13307/93;A-4758)
	100.1120	am	(P-7087/A-13067)	220.1200	am	(P-13307/93;A-4758)
	100.1130	am	(P-7087/A-13067)	220.1250	am	(P-13307/93;A-4758)
	100.1140	am	(P-7087/A-13067)	220.1300	am	(P-13307/93;A-4758)
	100.1150	am	(P-7087/A-13067)	220.1400	am	(P-13307/93;A-4758)
	100.1200	am	(P-7087/A-13067)	220.1500	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1600	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1700	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1800	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1900	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2000	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2100	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2300	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2400	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2500	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2600	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2700	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2800	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2900	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3000	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3100	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3300	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3400	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3500	am	(P-13307/93;A-4758)

(Title 1, cont.)

230.375	am	(P-13223/93;A-1233)	260 Ex.A	am	(P-13233/93;A-4705)	925.230	r	(P-525)
230.400	am	(P-13223/93;A-1233)	260 Ex.B	r	(P-13233/93;A-4705)	925.240	r	(P-525)
230.550	am	(P-13223/93;A-1233)	260 Ex.C	am	(P-13233/93;A-4705)	925.250	am	(P-525)
230.600	am	(P-13223/93;A-1233)	260 Ex.D	am	(P-13233/93;A-4705)	925 Ap.A	am	(P-525)
230.700	am	(P-13223/93;A-1233)	300.	re	(A-9834)	926.10	r	(P-512)
230.800	am	(P-13223/93;A-1233)	TITLE 2			926.20	r	(P-512)
230.900	am	(P-13223/93;A-1233)	600.10	r	(A-6400)	926.110	r	(P-512)
230.1000	am	(P-13223/93;A-1233)	600.110	r	(A-6400)	926.120	r	(P-512)
230 Ex.A	r	(P-13223/93;A-1233)	600.120	r	(A-6400)	926.130	r	(P-512)
230 Ex.B	r	(P-13223/93;A-1233)	600.210	r	(A-6400)	926.200	am	(P-512)
230 Ex.C	am	(P-13223/93;A-1233)	600.220	r	(A-6400)	926.210	am	(P-512)
230 Ex.D	am	(P-13223/93;A-1233)	600.610	r	(A-6400)	926.220	am	(P-512)
230 Ex.E	am	(P-13223/93;A-1233)	600.614	n	(A-6400)	926.230	am	(P-512)
230 Ex.F	am	(P-13223/93;A-1233)	600.618	n	(A-6400)	926.231	am	(P-512)
240.	re	(A-7499)	600.620	r	(A-6400)	926.235	am	(P-512)
240.100	am	(P-13294/93;A-4745)	600.622	n	(A-6400)	926.236	am	(P-512)
240.200	am	(P-13294/93;A-4745)	600.626	n	(A-6400)	926.240	am	(P-512)
240.300	am	(P-13294/93;A-4745)	600.630	n	(A-6400)	926.250	am	(P-512)
240.400	am	(P-13294/93;A-4745)	600.634	n	(A-6400)	926.260	am	(P-512)
240.500	am	(P-13294/93;A-4745)	600.638	n	(A-6400)	926.270	am	(P-512)
240.600	am	(P-13294/93;A-4745)	600.640	n	(A-6400)	926.280	am	(P-512)
240.700	am	(P-13294/93;A-4745)	600.642	n	(A-6400)	926.290	am	(P-512)
240.800	am	(P-13294/93;A-4745)	600.646	n	(A-6400)	926.300	am	(P-512)
240.900	am	(P-13294/93;A-4745)	600.650	r	(A-6400)	926.310	am	(P-512)
240.1000	am	(P-13294/93;A-4745)	600.654	n	(A-6400)	926.320	am	(P-512)
245.	re	(A-7496)	600.658	n	(A-6400)	926.330	am	(P-512)
245.100	am	(P-13248/93;A-4720)	600.662	n	(A-6400)	926.340	am	(P-512)
245.110	am	(P-13248/93;A-4720)	600.666	n	(A-6400)	926.350	am	(P-512)
245.130	am	(P-13248/93;A-4720)	600.670	n	(A-6400)	926.360	am	(P-512)
245.140	am	(P-13248/93;A-4720)	600.674	n	(A-6400)	926.370	am	(P-512)
245 Ex.A	am	(P-13248/93;A-4720)	600.678	n	(A-6400)	926.380	am	(P-512)
245 Ex.B	am	(P-13248/93;A-4720)	600.680	n	(A-6400)	926.390	am	(P-512)
250.300	am	(P-13257/93;A-4728)	600.684	n	(A-6400)	926.400	am	(P-512)
250.400	am	(P-13257/93;A-4728)	600.688	n	(A-6400)	926.410	am	(P-512)
250.500	am	(P-13257/93;A-4728)	600.692	n	(A-6400)	926.420	am	(P-512)
250.600	am	(P-13257/93;A-4728)	600.694	n	(A-6400)	926.430	am	(P-512)
250.700	am	(P-13257/93;A-4728)	600.696	n	(A-6400)	926.440	am	(P-512)
250.800	am	(P-13257/93;A-4728)	600.698	n	(A-6400)	926.450	am	(P-512)
250.900	am	(P-13257/93;A-4728)	600.699	n	(A-6400)	926.460	am	(P-512)
250.1000	am	(P-13257/93;A-4728)	600.700	am	(A-6400)	926.470	am	(P-512)
250.1300	am	(P-13257/93;A-4728)	600.704	am	(A-6400)	926.480	am	(P-512)
250.1400	am	(P-13257/93;A-4728)	600.708	am	(A-6400)	926.490	am	(P-512)
250.1500	am	(P-13257/93;A-4728)	600.710	am	(A-6400)	926.500	am	(P-512)
250.1600	am	(P-13257/93;A-4728)	600.712	am	(A-6400)	926.510	am	(P-512)
250.1700	am	(P-13257/93;A-4728)	600.714	am	(A-6400)	926.520	am	(P-512)
250.1800	am	(P-13257/93;A-4728)	600.716	am	(A-6400)	926.530	am	(P-512)
250.1900	am	(P-13257/93;A-4728)	600.718	am	(A-6400)	926.540	am	(P-512)
250.2000	am	(P-13257/93;A-4728)	600.720	am	(A-6400)	926.550	am	(P-512)
250.2100	am	(P-13257/93;A-4728)	600.722	am	(A-6400)	926.560	am	(P-512)
255.10	n	(E-5359)	600.724	am	(A-6400)	926.570	am	(P-512)
255.20	n	(E-5359)	600.726	am	(A-6400)	926.580	am	(P-512)
260	re	(A-7739)	600.728	am	(A-6400)	926.590	am	(P-512)
260.100	am	(P-13233/93;A-4705)	600.730	am	(A-6400)	926.600	am	(P-512)
260.200	am	(P-13233/93;A-4705)	600.732	am	(A-6400)	926.610	am	(P-512)
260.300	am	(P-13233/93;A-4705)	600.734	am	(A-6400)	926.620	am	(P-512)
260.350	am	(P-13233/93;A-4705)	600.736	am	(A-6400)	926.630	am	(P-512)
260.400	am	(P-13233/93;A-4705)	600.738	am	(A-6400)	926.640	am	(P-512)
260.500	am	(P-13233/93;A-4705)	600.740	am	(A-6400)	926.650	am	(P-512)
260.600	am	(P-13233/93;A-4705)	600.742	am	(A-6400)	926.660	am	(P-512)
260.650	am	(P-13233/93;A-4705)	600.744	am	(A-6400)	926.670	am	(P-512)
260.700	am	(P-13233/93;A-4705)	600.746	am	(A-6400)	926.680	am	(P-512)
260.800	am	(P-13233/93;A-4705)	600.748	am	(A-6400)	926.690	am	(P-512)
260.900	am	(P-13233/93;A-4705)	600.750	am	(A-6400)	926.700	am	(P-512)
260.1000	am	(P-13233/93;A-4705)	600.752	am	(A-6400)	926.710	am	(P-512)
260.1100	am	(P-13233/93;A-4705)	600.754	am	(A-6400)	926.720	am	(P-512)
260.1200	am	(P-13233/93;A-4705)	600.756	am	(A-6400)	926.730	am	(P-512)

(Title 32, cont.)

350 1048	am	P-1382/93.A-7263	405 90	n	P-13226/A-10721	106 925	n	P-16355/93.A-42200	184 302	n	P-4.A-16906	211 4830	n	P-12491/93.A-1253	218 213	n	P-15211
350 1049	n	P-1382/93.A-7263	405 100	n	P-13226/A-10721	106 930	n	P-955/A-11579	184 400	n	P-4.A-16906	211 4850	n	P-12491/93.A-1253	218 214	n	P-15211
350 1050	am	P-1382/93.A-7263	405 110	n	P-13226/A-10721	106 931	n	P-955/A-11579	184 401	n	P-4.A-16906	211 4870	n	P-12491/93.A-1253	218 215	am	P-12491/93.A-1945
350 1051	am	P-1382/93.A-7263	405 120	n	P-13226/A-10721	106 932	n	P-959/A-11579	184 402	n	P-4.A-16906	211 5010	n	P-17355	218 405	am	P-17084
350 1052	n	P-1382/93.A-7263	405 130	n	P-13226/A-10721	106 933	n	P-959/A-11579	184 403	n	P-4.A-16906	211 5060	n	P-7585/A-14921	218 406	n	P-17084
350 1053	n	P-1382/93.A-7263	405 140	n	P-13226/A-10721	106 934	n	P-959/A-11579	184 500	n	P-4.A-16906	211 5061	n	P-17355	218 407	n	P-17084
350 1054	n	P-1382/93.A-7263	405 150	n	P-13226/A-10721	106 935	n	P-11427/A-16594	184 501	n	P-4.A-16906	211 5065	n	P-15132	218 408	n	P-17084
350 1055	n	P-1382/93.A-7263	405 160	n	P-13226/A-10721	107 101	n	P-11427/A-16594	184 502	n	P-4.A-16906	211 5080	am	P-17355	218 409	n	P-17084
350 1056	n	P-1382/93.A-7263	405 170	n	P-13226/A-10721	107 102	n	P-11427/A-16594	184 503	n	P-4.A-16906	211 5245	n	P-17355	218 410	n	P-17084
350 1057	n	P-1382/93.A-7263	405 180	n	P-13226/A-10721	107 103	n	P-11427/A-16594	184 504	n	P-4.A-16906	211 5245	n	P-8331/A-15744	218 411	n	P-17084
350 1058	n	P-1382/93.A-7263	405 190	n	P-13226/A-10721	107 104	n	P-11427/A-16594	184 505	n	P-4.A-16906	211 5340	n	P-8331/A-15744	218 412	n	P-17084
350 1059	n	P-1382/93.A-7263	405 200	n	P-13226/A-10721	107 105	n	P-11427/A-16594	184 506	n	P-4.A-16906	211 5390	n	P-12491/93.A-1253	218 413	n	P-15211
350 1060	n	P-1382/93.A-7263	405 210	n	P-13226/A-10721	107 112	n	P-11427/A-16594	201 101	am	P-8347/A-15760	211 5480	n	P-15132	218 432	n	P-15211
350 1061	n	P-1382/93.A-7263	405 220	n	P-13226/A-10721	107 123	n	P-11427/A-16594	201 166	#	P-8347/A-15760	211 5530	n	P-12491/93.A-1253	218 433	n	P-15211
350 1062	n	P-1382/93.A-7263	405 230	n	P-13226/A-10721	107 124	n	P-11427/A-16594	201 167	#	P-8347/A-15760	211 5600	n	P-15132	218 434	n	P-15211
350 1063	n	P-1382/93.A-7263	405 240	n	P-13226/A-10721	107 125	n	P-11427/A-16594	201 168	#	P-8347/A-15760	211 5980	n	P-17071	218 435	n	P-15211
350 1064	n	P-1382/93.A-7263	405 250	n	P-13226/A-10721	107 126	n	P-11427/A-16594	201 207	#	P-8347/A-15760	211 6060	n	P-15132	218 436	n	P-15211
350 1065	n	P-1382/93.A-7263	405 260	n	P-13226/A-10721	107 160	n	P-11427/A-16594	201 207	#	P-8347/A-15760	211 6110	n	P-12491/93.A-1253	218 437	am	P-17084
350 1066	n	P-1382/93.A-7263	405 270	n	P-13226/A-10721	107 180	n	P-11427/A-16594	201 208	n	P-8347/A-15760	211 6140	n	P-15132	218 438	n	P-17084
350 1067	n	P-1382/93.A-7263	405 280	n	P-13226/A-10721	107 181	n	P-11427/A-16594	201 209	n	P-8347/A-15760	211 6140	n	P-17355	218 439	n	P-17823
350 1068	n	P-1382/93.A-7263	405 286	n	P-13226/A-10721	107 201	n	P-11427/A-16594	201 210	n	P-8347/A-15760	211 6145	n	P-17355	218 440	n	P-17823
350 1069	n	P-1382/93.A-7263	405 290	n	P-13226/A-10721	107 202	n	P-11427/A-16594	201 211	n	P-8347/A-15760	211 6170	n	P-12491/93.A-1253	218 441	n	P-17823
350 1070	n	P-1382/93.A-7263	405 300	n	P-13226/A-10721	107 220	n	P-11427/A-16594	201 212	n	P-8347/A-15760	211 6250	n	P-12491/93.A-1253	218 442	n	P-17823
350 1071	n	P-1382/93.A-7263	405 310	n	P-13226/A-10721	107 220	n	P-11427/A-16594	201 202	am	P-7636/A-15021	211 6355	n	P-8331/A-15744	218 443	n	P-17823
350 1072	n	P-1382/93.A-7263	405 320	n	P-13226/A-10721	107 221	n	P-11427/A-16594	203 209	am	P-8331/A-15744	211 6360	n	P-8331/A-15744	218 444	n	P-17823
350 1073	n	P-1382/93.A-7263	405 330	n	P-13226/A-10721	107 222	n	P-11427/A-16594	203 209	am	P-8331/A-15744	211 6400	n	P-15132	218 445	n	P-17823
350 1074	n	P-1382/93.A-7263	405 340	n	P-13226/A-10721	107 223	n	P-11427/A-16594	211 102	am	P-17355	211 6540	n	P-12491/93.A-1253	218 446	n	P-17823
350 1075	n	P-1382/93.A-7263	405 350	n	P-13226/A-10721	107 224	n	P-11427/A-16594	211 240	n	P-17355	211 6540	n	P-15132	218 447	n	P-17823
350 1076	n	P-1382/93.A-7263	405 360	n	P-13226/A-10721	107 225	n	P-11427/A-16594	211 270	n	P-12491/93.A-1253	211 6580	n	P-15132	218 448	n	P-17823
350 1077	n	P-1382/93.A-7263	405 370	n	P-13226/A-10721	107 226	n	P-11427/A-16594	211 474	n	P-17071	211 6630	n	P-17355	218 449	n	P-17823
350 1078	n	P-1382/93.A-7263	405 380	n	P-13226/A-10721	107 227	n	P-11427/A-16594	211 495	n	P-17355	211 6630	n	P-12491/93.A-1253	218 450	n	P-17823
350 1079	n	P-1382/93.A-7263	405 390	n	P-13226/A-10721	107 228	n	P-11427/A-16594	211 560	n	P-15132	211 6650	n	P-12491/93.A-1253	218 451	n	P-17823
350 1080	n	P-1382/93.A-7263	405 400	n	P-13226/A-10721	107 228	n	P-11427/A-16594	211 660	n	P-15132	211 6695	n	P-12491/93.A-1253	218 452	n	P-17823
350 1081	n	P-1382/93.A-7263	405 410	n	P-13226/A-10721	107 240	n	P-11427/A-16594	211 670	am	P-15132	211 6710	n	P-12491/93.A-1253	218 453	am	P-17823
350 1082	n	P-1382/93.A-7263	405 420	n	P-13226/A-10721	107 242	n	P-11427/A-16594	211 680	n	P-15132	211 6720	n	P-12491/93.A-1253	218 454	n	P-17823
350 1083	n	P-1382/93.A-7263	405 430	n	P-13226/A-10721	107 242	n	P-11427/A-16594	211 685	n	P-17355	211 6830	n	P-12491/93.A-1253	218 455	n	P-17823
350 1084	n	P-1382/93.A-7263	405 440	n	P-13226/A-10721	107 243	n	P-11427/A-16594	211 685	n	P-17355	211 6860	n	P-17355	218 456	n	P-17823
350 1085	n	P-1382/93.A-7263	405 450	n	P-13226/A-10721	107 244	n	P-11427/A-16594	211 696	n	P-17080	211 6880	n	P-15132	218 457	n	P-17823
350 1086	n	P-1382/93.A-7263	405 460	n	P-13226/A-10721	107 245	n	P-11427/A-16594	211 820	n	P-15132	211 6970	am	P-9228/A-16379	218 458	n	P-17823
350 1087	n	P-1382/93.A-7263	405 470	n	P-13226/A-10721	107 246	n	P-11427/A-16594	211 980	n	P-15132	211 6990	am	P-9228/A-16379	218 459	am	P-17823
350 1088	n	P-1382/93.A-7263	405 480	n	P-13226/A-10721	107 247	n	P-11427/A-16594	211 1070	n	P-12491/93.A-1253	211 7050	n	P-12491/93.A-1253	218 460	n	P-17823
350 1089	n	P-1382/93.A-7263	405 490	n	P-13226/A-10721	107 260	n	P-11427/A-16594	211 1780	n	P-15132	211 7400	n	P-15132	218 461	n	P-17823
350 1090	n	P-1382/93.A-7263	405 500	n	P-13226/A-10721	107 260	n	P-11427/A-16594	211 1875	n	P-17355	212 1113	am	P-967/A-11587	218 462	n	P-17823
350 1091	n	P-1382/93.A-7263	405 2000	n	P-13226/A-10721	107 300	n	P-11427/A-16594	211 1880	n	P-15132	212 700	n	P-967/A-11587	218 463	n	P-17823
350 1092	n	P-1382/93.A-7263	405 2200	n	P-13226/A-10721	107 301	n	P-11427/A-16594	211 1900	n	P-15132	212 701	n	P-967/A-11587	218 464	n	P-17823
350 1093	n	P-1382/93.A-7263	405 2300	n	P-13226/A-10721	107 302	n	P-11427/A-16594	211 1920	n	P-8331/A-15744	212 702	n	P-967/A-11587	218 465	n	P-17823
350 1094	n	P-1382/93.A-7263	405 2400	n	P-13226/A-10721	107 320	n	P-11427/A-16594	211 2030	n	P-8331/A-15744	212 703	n	P-967/A-11587	218 466	n	P-17823
350 1095	n	P-1382/93.A-7263	405 2500	n	P-13226/A-10721	107 340	n	P-11427/A-16594	211 2290	n	P-10536	212 704	n	P-967/A-11587	218 467	n	P-17823
350 1096	n	P-1382/93.A-7263	405 2600	n	P-13226/A-10721	107 341	n	P-11427/A-16594	211 2300	n	P-10536	212 705	n	P-967/A-11587	218 468	n	P-17823
350 1097	n	P-1382/93.A-7263	405 2700	n	P-13226/A-10721	107 342	n	P-11427/A-16594	211 2365	n	P-15132	218 101	am	P-9242/A-16392	218 469	n	P-17823
350 1098	n	P-1382/93.A-7263	405 2800	n	P-13226/A-10721	107 360	n	P-11427/A-16594	211 2365	n	P-15132	218 106	am	P-12491/93.A-1945	218 470	n	P-17823
350 1099	n	P-1382/93.A-7263	405 2900	am	P-13226/A-10721	107 361	n	P-11427/A-16594	211 2610	n	P-12491/93.A-1253	218 105	am	P-9242/A-16392	218 471	n	P-17823
350 1100	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	107 362	n	P-11427/A-16594	211 2630	n	P-15132	218 108	am	P-12491/93.A-1945	218 472	n	P-17823
350 1101	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 100	n	P-4.A-16906	211 2850	am	P-17071	218 112	am	P-12491/93.A-1945	218 473	n	P-17823
350 1102	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 101	n	P-4.A-16906	211 3480	n	P-9228/A-16379	218 114	am	P-12491/93.A-1945	218 474	n	P-17823
350 1103	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 102	n	P-4.A-16906	211 3500	n	P-8331/A-15744	218 115	am	P-12491/93.A-1945	218 475	n	P-17823
350 1104	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 103	n	P-4.A-16906	211 3620	n	P-8331/A-15744	218 116	am	P-12491/93.A-1945	218 476	n	P-17823
350 1105	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 104	n	P-4.A-16906	211 3660	am	P-9228/A-16379	218 117	am	P-12491/93.A-1945	218 477	n	P-17823
350 1106	n	P-1382/93.A-7263	405 2300	am	P-13226/A-10721	184 105	n	P-4.A-16906	211 3695	n	P-10536	218 120	am	P-10549/A-16950	218 478	n	P-17823
350 1107	n	P-1382/93.A-7263	405 2300	n	P-13226/A-10721	184 106	n	P-4.A-16906	211 3695	n	P-17355	218 125	am	P-10549/A-16950	218 479	n	P-17823
350 1108	n	P-1382/93.A-7263	405 2300	n	P-13226/A-10721	184											

ILLINOIS REGISTER

Volume 18, Issue #50

CTIONS AFFECTED INDEX

Dec. 16, 1994

(Title 35, con't)

218.792	am	(P-17372)	219.583	am	(P-7618,A-14987)	270.202	n	(P-16325/93,A-9425)
218.792	am	(P-17372)	219.583	am	(P-7618,A-14987)	270.202	n	(P-16325/93,A-9425)
218.920	am	(P-12491/93,A-1945)	219.586	r	(P-8295/93,A-4242)	270.302	n	(P-16325/93,A-9425)
218.926	r	(P-9242,A-16392)	219.686	am	(P-15274)	270.303	n	(P-16325/93,A-9425)
218.926	r	(P-12491/93,A-1945)	219.720	n	(P-15274)	270.304	n	(P-16325/93,A-9425)
218.926	r	(P-12491/93,A-1945)	219.722	n	(P-15274)	270.305	n	(P-16325/93,A-9425)
218.940	am	(P-12491/93,A-1945)	219.726	n	(P-15274)	270.306	n	(P-16325/93,A-9425)
218.940	am	(P-9242)	219.727	n	(P-15274)	270.307	n	(P-16325/93,A-9425)
218.943	r	(P-12491/93,A-1945)	219.728	n	(P-15274)	270.308	n	(P-16325/93,A-9425)
218.943	r	(P-12491/93,A-1945)	219.729	n	(P-15274)	270.401	n	(P-16325/93,A-9425)
218.960	am	(P-12491/93,A-1945)	219.730	n	(P-15274)	270.402	n	(P-16325/93,A-9425)
218.963	am	(P-9242,A-16392)	219.760	am	(P-9272,A-16415)	270.403	n	(P-16325/93,A-9425)
218.963	am	(P-12491/93,A-1945)	219.762	am	(P-9272,A-16415)	270.404	n	(P-16325/93,A-9425)
218.966	am	(P-12491/93,A-1945)	219.764	am	(P-9272,A-16415)	270.405	n	(P-16325/93,A-9425)
218.966	am	(P-15211)	219.766	am	(P-9272,A-16415)	270.406	n	(P-16325/93,A-9425)
218.980	am	(P-12491/93,A-1945)	219.768	am	(P-9272,A-16415)	270.407	n	(P-16325/93,A-9425)
218.980	am	(P-9242,(P-15211)	219.770	am	(P-17390)	270.408	n	(P-16325/93,A-9425)
218.983	r	(P-12491/93,A-1945)	219.780	n	(P-17390)	270.409	n	(P-16325/93,A-9425)
218.983	r	(P-12491/93,A-1945)	219.782	n	(P-17390)	270.410	n	(P-16325/93,A-9425)
218.991	am	(P-12491/93,A-1945)	219.784	n	(P-17390)	270.411	n	(P-16325/93,A-9425)
218.996	am	(P-10584,A-16980)	219.786	n	(P-17390)	270.412	n	(P-16325/93,A-9425)
218.Ap.C	am	(P-9242,A-16392)	219.787	n	(P-17390)	270.413	n	(P-16325/93,A-9425)
218.Ap.E	n	(P-15211)	219.788	n	(P-17390)	270.501	n	(P-16325/93,A-9425)
218.Ap.H	n	(P-15211)	219.789	n	(P-17390)	270.405	n	(P-16325/93,A-9425)
219.101	am	(P-9272,A-16415)	219.790	n	(P-17390)	270.406	n	(P-16325/93,A-9425)
219.106	am	(P-9272,A-16415)	219.791	n	(P-17390)	270.407	n	(P-16325/93,A-9425)
219.112	am	(P-7618,A-14987)	219.792	am	(P-15274)	270.408	n	(P-16325/93,A-9425)
219.119	am	(P-10584,A-16980)	219.826	am	(P-9272)	270.409	n	(P-16325/93,A-9425)
219.120	am	(P-10584,A-16980)	219.840	am	(P-15274)	270.410	n	(P-16325/93,A-9425)
219.121	am	(P-10584,A-16980)	219.846	am	(P-15274)	270.411	n	(P-16325/93,A-9425)
219.125	n	(P-10584,A-16980)	219.860	am	(P-9272)	270.412	n	(P-16325/93,A-9425)
219.127	n	(P-10584,A-16980)	219.866	am	(P-15274)	270.413	n	(P-16325/93,A-9425)
219.128	n	(P-10584,A-16980)	219.880	am	(P-9272)	270.501	n	(P-16325/93,A-9425)
219.129	n	(P-10584,A-16980)	219.886	am	(P-15274)	270.502	n	(P-16325/93,A-9425)
219.204	am	(P-15274)	219.986	am	(P-15274)	270.503	n	(P-16325/93,A-9425)
219.205	am	(P-15274)	219.Ap.C	am	(P-10584,A-16980)	270.504	n	(P-16325/93,A-9425)
219.207	am	(P-15274)	219.Ap.E	am	(P-9272,A-16415)	270.601	n	(P-16325/93,A-9425)
219.208	am	(P-15274)	219.Ap.G	am	(P-15274)	270.602	n	(P-1632

SAI-11

III. INOTS REGISTER

Volume 18, Issue #50

ILLINOIS REGISTER
CTIONS AFFECTED INDEX

Dec. 16. 1994

(Title 35, con't)

370,400	re	(A-6375)	372,300	n	(P-4524)	700,107	r	(P-13572)
370,410	re	(A-6375)	372,310	n	(P-4524)	700,108	r	(P-13572)
370,420	re	(A-6375)	372,320	n	(P-4524)	700,109	r	(P-13572)
370,430	re	(A-6375)	372,410	n	(P-4524)	700,201	r	(P-13572)
370,440	re	(A-6375)	372,420	n	(P-4524)	700,205	r	(P-13572)
370,450	re	(A-6375)	372,430	n	(P-4524)	700,210	r	(P-13572)
370,460	re	(A-6375)	372,450	n	(P-4524)	700,215	r	(P-13572)
370,470	re	(A-6375)	372,510	n	(P-4524)	700,220	r	(P-13572)
370,500	re	(A-6375)	399,10	n	(P-2552-A-9470)	700,225	r	(P-13572)
370,510	re	(A-6375)	399,20	n	(P-2552-A-9470)	700,230	r	(P-13572)
370,520	re	(A-6375)	399,30	n	(P-2552-A-9470)	700,235	r	(P-13572)
370,530	re	(A-6375)	399,40	n	(P-2552-A-9470)	700,235	r	(P-13572)
370,540	re	(A-6375)	399,50	n	(P-2552-A-9470)	700,245	r	(P-13572)
370,550	re	(A-6375)	399,60	n	(P-2552-A-9470)	700,245	r	(P-13572)
370,560	re	(A-6375)	399,110	n	(P-2552-A-9470)	700,255	r	(P-13572)
370,570	re	(A-6375)	399,120	n	(P-2552-A-9470)	700,260	r	(P-13572)
370,600	re	(A-6375)	399,130	n	(P-2552-A-9470)	700,265	r	(P-13572)
370,610	re	(A-6375)	399,140	n	(P-2552-A-9470)	700,265	r	(P-13572)
370,620	re	(A-6375)	399,940	n	(P-2552-A-9470)	700,302	r	(P-13572)
370,700	re	(A-6375)	611,101	am	(P-7642-A-12291)	700,303	r	(P-13572)
370,710	re	(A-6375)	611,102	am	(P-7642-A-12291)	700,303	r	(P-13572)
370,720	re	(A-6375)	611,212	am	(P-7642-A-12291)	700,401	r	(P-13572)
370,730	re	(A-6375)	611,532	am	(P-7642-A-12291)	700,403	r	(P-13572)
370,740	re	(A-6375)	611,602	am	(P-7642-A-12291)	700,403	r	(P-13572)
370,750	re	(A-6375)	611,603	am	(P-7642-A-12291)	700,403	r	(P-13572)
370,800	re	(A-6375)	611,607	am	(P-7642-A-12291)	700,501	r	(P-13572)
370,810	re	(A-6375)	611,609	am	(P-7642-A-12291)	700,502	r	(P-13572)
370,820	re	(A-6375)	611,612	am	(P-7642-A-12291)	700,503	r	(P-13572)
370,830	re	(A-6375)	611,646	am	(P-7642-A-12291)	700,504	r	(P-13572)
370,840	re	(A-6375)	611,646	am	(P-7642-A-12291)	700,601	r	(P-13572)
370,850	re	(A-6375)	611,685	am	(P-7642-A-12291)	700,602	r	(P-13572)
370,860	re	(A-6375)	611,851	am	(P-7642-A-12291)	700,603	r	(P-13572)
370,870	re	(A-6375)	611,856	am	(P-7642-A-12291)	700,604	r	(P-13572)
370,900	re	(A-6375)	611,964	am	(P-7642-A-12291)	700,605	r	(P-13572)
370,910	re	(A-6375)	611,964	am	(P-7642-A-12291)	702,101	am	(P-13613)
370,920	re	(A-6375)	620,125	am	(P-5113-A-14084)	702,102	am	(P-13613)
370,930	re	(A-6375)	620,210	am	(P-5113-A-14084)	702,103	am	(P-13613)
370,940	re	(A-6375)	620,260	am	(P-5113-A-14084)	702,104	am	(P-13613)
370,1000	re	(A-6375)	620,302	am	(P-5113-A-14084)	702,106	am	(P-13613)
370,1010	re	(A-6375)	620,310	am	(P-5113-A-14084)	702,106	am	(P-13613)
370,1030	re	(A-6375)	620,410	am	(P-5113-A-14084)	702,107	am	(P-13613)
370,1040	re	(A-6375)	620,420	am	(P-5113-A-14084)	702,108	am	(P-13613)
370,1050	re	(A-6375)	620,605	am	(P-5113-A-14084)	702,109	am	(P-13613)
370,1060	re	(A-6375)	670,101	n	(P-18730/93-A-10122)	702,110	am	(P-406-A-6918)
370,1070	re	(A-6375)	670,102	n	(P-18730/93-A-10122)	702,120	am	(P-13613)
370,1080	re	(A-6375)	670,103	n	(P-18730/93-A-10122)	702,121	am	(P-13613)
370,1100	re	(A-6375)	670,104	n	(P-18730/93-A-10122)	702,122	am	(P-13613)
370,1110	re	(A-6375)	670,105	n	(P-18730/93-A-10122)	702,123	am	(P-13613)
370,1120	re	(A-6375)	670,106	n	(P-18730/93-A-10122)	702,123	am	(P-13613)
370,1130	re	(A-6375)	670,107	n	(P-18730/93-A-10122)	702,124	am	(P-13613)
370,1200	re	(A-6375)	670,201	n	(P-18730/93-A-10122)	702,125	am	(P-13613)
370,1210	re	(A-6375)	670,202	n	(P-18730/93-A-10122)	702,126	am	(P-13613)
370,ApA	re	(A-6375)	670,205	n	(P-18730/93-A-10122)	702,140	am	(P-13613)
370,ApB	re	(A-6375)	670,209	n	(P-18730/93-A-10122)	702,141	am	(P-13613)
370,ApC	re	(A-6375)	670,213	n	(P-18730/93-A-10122)	702,142	am	(P-13613)
370,ApD	re	(A-6375)	670,215	n	(P-18730/93-A-10122)	702,143	am	(P-13613)
370,ApE	re	(A-6375)	670,213	n	(P-18730/93-A-10122)	702,144	am	(P-13613)
370,ApF	re	(A-6375)	670,217	n	(P-18730/93-A-10122)	702,145	am	(P-13613)
370,ApG	re	(A-6375)	670,301	n	(P-18730/93-A-10122)	702,146	am	(P-13613)
370,ApH	re	(A-6375)	670,401	n	(P-18730/93-A-10122)	702,147	am	(P-13613)
372,100	n	(P-4524)	670,401	n	(P-18730/93-A-10122)	702,148	am	(P-13613)
372,110	n	(P-4524)	700,101	r	(P-18730/93-A-10122)	702,149	am	(P-13613)
372,200	n	(P-4524)	700,102	r	(P-3572)	702,150	am	(P-13613)
372,210	n	(P-4524)	700,102	r	(P-3572)	702,151	am	(P-13613)
372,220	n	(P-4524)	700,103	r	(P-3572)	702,160	am	(P-13613)
372,230	n	(P-4524)	700,104	r	(P-3572)	702,161	am	(P-13613)
372,240	n	(P-4524)	700,105	am	(P-3572)	702,162	am	(P-13613)
372,250	n	(P-4524)	700,106	am	(P-3572)	702,163	am	(P-13613)

SAI-12

ILLINOIS REGISTER	
Volume 18, Issue #50	SECTIONS AFFECTED INDEX
Volume 18, Issue #50	Dec. 16, 1994

(Title 35, con't)

732.311	n	(P-5403/A-15008)	739.153	am	(P-13310/A-17616)	811.325	n	(C-4434)	(P-8726/93/A-1308)
732.401	n	(P-5403/A-15008)	739.154	am	(P-455/A-6931)	811.326	n	(C-4434)	(P-8726/93/A-1308)
732.402	n	(P-5403/A-15008)	739.156	am	(P-455/A-6931)	811.326	n	(C-4434)	(P-8726/93/A-1308)
732.404	n	(P-5403/A-15008)	739.157	am	(P-455/A-6931)	811.700	am	(C-4434)	(P-8726/93/A-1308)
732.406	n	(P-5403/A-15008)	739.158	am	(C-5017)	811.701	am	(C-4434)	(P-8726/93/A-1308)
732.407	n	(P-5403/A-15008)	739.160	am	(P-455/A-6931)	811.702	am	(C-4434)	(P-8726/93/A-1308)
732.408	n	(P-5403/A-15008)	739.162	am	(C-5017)	811.703	am	(C-4434)	(P-8726/93/A-1308)
732.409	n	(P-5403/A-15008)	739.163	am	(P-13310/A-17616)	811.704	am	(C-4434)	(P-8726/93/A-1308)
732.500	n	(P-5403/A-15008)	739.164	am	(P-455/A-6931)	811.705	am	(C-4434)	(P-8726/93/A-1308)
732.501	n	(P-5403/A-15008)	739.165	am	(C-5017)	811.706	am	(C-4434)	(P-8726/93/A-1308)
732.502	n	(P-5403/A-15008)	739.166	am	(P-455/A-6931)	811.707	am	(C-4434)	(P-8726/93/A-1308)
732.503	n	(P-5403/A-15008)	739.167	am	(C-5017)	811.708	am	(C-4434)	(P-8726/93/A-1308)
732.504	n	(P-5403/A-15008)	739.170	am	(P-455/A-6931)	811.709	am	(C-4434)	(P-8726/93/A-1308)
732.505	n	(P-5403/A-15008)	739.171	am	(C-5017)	811.710	am	(C-4434)	(P-8726/93/A-1308)
732.601	n	(P-5403/A-15008)	739.172	am	(P-13310/A-17616)	811.711	am	(C-4434)	(P-8726/93/A-1308)
732.602	n	(P-5403/A-15008)	739.173	am	(P-455/A-6931)	811.712	am	(C-4434)	(P-8726/93/A-1308)
732.603	n	(P-5403/A-15008)	739.174	am	(C-5017)	811.713	am	(C-4434)	(P-8726/93/A-1308)
732.607	n	(P-5403/A-15008)	807.105	am	(P-17709/93/A-12457)	811.714	am	(C-4434)	(P-8726/93/A-1308)
732.608	n	(P-5403/A-15008)	810.101	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.609	n	(P-5403/A-15008)	810.102	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.610	n	(P-5403/A-15008)	810.103	am	(P-8702/93/A-1268)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.611	n	(P-5403/A-15008)	810.104	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.612	n	(P-5403/A-15008)	810.105	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.613	n	(P-5403/A-15008)	810.106	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.614	n	(P-5403/A-15008)	810.107	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.615	n	(P-5403/A-15008)	810.108	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.616	n	(P-5403/A-15008)	810.109	am	(P-8702/93/A-1268)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.617	n	(P-5403/A-15008)	810.110	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.618	n	(P-5403/A-15008)	810.111	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.619	n	(P-5403/A-15008)	810.112	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.620	n	(P-5403/A-15008)	810.113	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.621	n	(P-5403/A-15008)	810.114	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.622	n	(P-5403/A-15008)	810.115	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.623	n	(P-5403/A-15008)	810.116	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.624	n	(P-5403/A-15008)	810.117	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.625	n	(P-5403/A-15008)	810.118	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.626	n	(P-5403/A-15008)	810.119	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.627	n	(P-5403/A-15008)	810.120	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.628	n	(P-5403/A-15008)	810.121	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.629	n	(P-5403/A-15008)	810.122	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.630	n	(P-5403/A-15008)	810.123	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.631	n	(P-5403/A-15008)	810.124	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.632	n	(P-5403/A-15008)	810.125	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.633	n	(P-5403/A-15008)	810.126	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.634	n	(P-5403/A-15008)	810.127	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.635	n	(P-5403/A-15008)	810.128	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.636	n	(P-5403/A-15008)	810.129	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.637	n	(P-5403/A-15008)	810.130	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.638	n	(P-5403/A-15008)	810.131	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.639	n	(P-5403/A-15008)	810.132	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.640	n	(P-5403/A-15008)	810.133	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.641	n	(P-5403/A-15008)	810.134	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.642	n	(P-5403/A-15008)	810.135	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.643	n	(P-5403/A-15008)	810.136	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.644	n	(P-5403/A-15008)	810.137	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.645	n	(P-5403/A-15008)	810.138	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.646	n	(P-5403/A-15008)	810.139	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.647	n	(P-5403/A-15008)	810.140	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.648	n	(P-5403/A-15008)	810.141	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.649	n	(P-5403/A-15008)	810.142	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.650	n	(P-5403/A-15008)	810.143	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.651	n	(P-5403/A-15008)	810.144	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.652	n	(P-5403/A-15008)	810.145	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.653	n	(P-5403/A-15008)	810.146	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.654	n	(P-5403/A-15008)	810.147	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.655	n	(P-5403/A-15008)	810.148	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.656	n	(P-5403/A-15008)	810.149	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.657	n	(P-5403/A-15008)	810.150	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.658	n	(P-5403/A-15008)	810.151	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.659	n	(P-5403/A-15008)	810.152	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.660	n	(P-5403/A-15008)	810.153	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.661	n	(P-5403/A-15008)	810.154	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.662	n	(P-5403/A-15008)	810.155	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.663	n	(P-5403/A-15008)	810.156	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.664	n	(P-5403/A-15008)	810.157	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.665	n	(P-5403/A-15008)	810.158	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.666	n	(P-5403/A-15008)	810.159	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.667	n	(P-5403/A-15008)	810.160	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.668	n	(P-5403/A-15008)	810.161	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.669	n	(P-5403/A-15008)	810.162	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.670	n	(P-5403/A-15008)	810.163	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.671	n	(P-5403/A-15008)	810.164	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.672	n	(P-5403/A-15008)	810.165	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.673	n	(P-5403/A-15008)	810.166	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.674	n	(P-5403/A-15008)	810.167	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.675	n	(P-5403/A-15008)	810.168	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.676	n	(P-5403/A-15008)	810.169	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.677	n	(P-5403/A-15008)	810.170	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.678	n	(P-5403/A-15008)	810.171	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.679	n	(P-5403/A-15008)	810.172	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.680	n	(P-5403/A-15008)	810.173	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.681	n	(P-5403/A-15008)	810.174	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.682	n	(P-5403/A-15008)	810.175	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.683	n	(P-5403/A-15008)	810.176	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.684	n	(P-5403/A-15008)	810.177	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.685	n	(P-5403/A-15008)	810.178	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.686	n	(P-5403/A-15008)	810.179	am	(C-4434)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.687	n	(P-5403/A-15008)	810.180	am	(P-17709/93/A-12457)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.688	n	(P-5403/A-15008)	810.181	am	(C-21882/93)	811.715	am	(C-4434)	(P-8726/93/A-1308)
732.689	n	(P-5403/A-15008)	810.182	am	(P-17709/93/A-12457				

ILLINOIS REGISTER		
Volume 18	Issue #50	SECTIONS AFFECTED INDEX
Volume 18	Issue #50	Dec. 16, 1994

Title 35, cont'd

702.164	am	(P-13613)	705.101	am	(P-13594)	726.203	am	(P-6600;A-12500)
702.181	am	(P-13613)	705.102	am	(P-13594)	726.204	am	(P-6600;A-12500)
703.110	am	(P-6580;A-12392)	705.103	am	(P-13594)	726.205	am	(P-6600;A-12500)
703.125	am	(P-13646)	705.121	am	(P-13594)	726.212	am	(P-6600;A-12500)
703.126	am	(P-13646)	705.122	am	(P-13594)	726.213	am	(P-6600;A-12500)
703.140	am	(P-13646)	705.123	am	(P-13594)	726.214	am	(P-6600;A-12500)
703.146	am	(P-13646)	705.124	am	(P-13594)	726.215	am	(P-6600;A-12500)
703.156	am	(P-13646)	705.125	am	(P-13594)	726.216	am	(P-6600;A-12500)
703.158	am	(P-13646)	705.126	am	(P-13594)	726.217	am	(P-6600;A-12500)
703.184	am	(P-13646)	705.127	am	(P-13594)	726.218	am	(P-6600;A-12500)
703.186	am	(P-13646)	705.141	am	(P-13594)	726.219	am	(P-6600;A-12500)
703.200	am	(P-13646)	705.142	am	(P-13594)	726.220	am	(P-6600;A-12500)
703.201	am	(P-13646)	705.161	am	(P-13594)	726.221	am	(P-6600;A-12500)
703.205	am	(P-6580;A-12392)	705.161	am	(P-13594)	726.222	am	(P-6600;A-12500)
703.206	am	(P-13646)	705.162	am	(P-13594)	726.223	am	(P-6600;A-12500)
703.208	am	(P-13646)	705.164	am	(P-13594)	726.224	am	(P-6600;A-12500)
703.210	am	(P-13646)	704.165	am	(P-13594)	726.225	am	(P-6600;A-12500)
703.211	am	(P-13646)	704.181	am	(P-13594)	726.226	am	(P-6600;A-12500)
703.211	am	(P-13646)	704.182	am	(P-13594)	726.227	am	(P-6600;A-12500)
703.223	am	(P-6530;A-12392)	705.183	am	(P-13594)	726.228	am	(P-6600;A-12500)
703.224	am	(P-13646)	705.184	am	(P-13594)	726.229	am	(P-6600;A-12500)
703.232	am	(P-6580;A-12392)	705.201	am	(P-13594)	726.230	am	(P-6600;A-12500)
703.241	am	(P-13646)	705.202	am	(P-13594)	726.231	am	(P-6600;A-12500)
703.242	am	(P-13646)	705.203	am	(P-13594)	726.232	am	(P-6600;A-12500)
703.243	am	(P-13646)	705.204	am	(P-13594)	726.233	am	(P-6600;A-12500)
703.245	am	(P-13646)	705.205	am	(P-13594)	726.234	am	(P-6600;A-12500)
703.246	am	(P-13646)	705.211	am	(P-13594)	726.235	am	(P-6600;A-12500)
703.247	am	(P-13646)	705.212	am	(P-13594)	726.236	am	(P-6600;A-12500)
703.263	am	(P-13646)	705.213	am	(P-13594)	726.237	am	(P-6600;A-12500)
703.264	am	(P-419;A-6898)	720.111	am	(P-6553;A-12160)	726.238	am	(P-6600;A-12500)
704.102	am	(P-13675)	720.122	am	(P-13173;A-3)	726.239	am	(P-6600;A-12500)
704.103	am	(P-13675)	721.103	am	(P-6553;A-12160)	726.240	am	(P-6600;A-12500)
704.104	am	(P-13675)	721.104	am	(P-357;A-6741)	726.241	am	(P-6600;A-12500)
704.105	am	(P-13675)	721.105	am	(P-357;A-6741)	726.242	am	(P-6600;A-12500)
704.121	am	(P-13675)	721.106	am	(P-357;A-6741)	726.243	am	(P-6600;A-12500)
704.123	am	(P-13675)	721.122	am	(P-6526;A-12175)	726.244	am	(P-6600;A-12500)
704.141	am	(P-13675)	721.124	am	(P-6526;A-12175)	726.245	am	(P-6600;A-12500)
704.142	n	(P-13675)	721.133	am	(P-13184;A-17490)	726.246	am	(P-6600;A-12500)
704.143	am	(P-13675)	721.134	am	(P-6526;A-12175)	726.247	am	(P-6600;A-12500)
704.144	am	(P-13675)	721.Ap.B	am	(P-6526;A-12175)	726.248	am	(P-6600;A-12500)
704.145	am	(P-13675)	721.Ap.C	am	(P-13184;A-17490)	726.249	am	(P-6600;A-12500)
704.146	am	(P-13675)	721.Ap.D	am	(P-13184;A-17490)	726.250	am	(P-6600;A-12500)
704.147	am	(P-13675)	721.Ap.J	am	(P-6526;A-12175)	726.251	am	(P-6600;A-12500)
704.148	am	(P-13675)	724.101	am	(P-439;A-6973)	726.252	am	(P-6600;A-12500)
704.150	am	(P-13675)	724.103	am	(P-439;A-6973)	726.253	am	(P-6600;A-12500)
704.161	am	(P-13675)	724.152	am	(P-13259;A-17601)	726.254	am	(P-6600;A-12500)
704.162	am	(P-13675)	724.156	am	(P-13259;A-17601)	726.255	am	(P-6600;A-12500)
704.181	am	(P-13675)	724.201	am	(P-439;A-6973)	726.256	am	(P-6600;A-12500)
704.183	am	(P-13675)	724.251	am	(P-13259;A-17601)	726.257	am	(P-6600;A-12500)
704.184	am	(P-13675)	724.290	am	(P-6553;A-12160)	726.258	am	(P-6600;A-12500)
704.185	am	(P-13675)	724.351	am	(P-439;A-6973)	726.259	am	(P-6600;A-12500)
704.186	am	(P-13675)	724.44	am	(P-6553;A-12160)	726.260	am	(P-6600;A-12500)
704.189	am	(P-13675)	724.652	am	(P-439;A-6973)	726.261	am	(P-6600;A-12500)
704.190	am	(P-13675)	724.653	n	(P-439;A-6973)	726.262	am	(P-6600;A-12500)
704.192	am	(P-13675)	725.101	am	(P-13259;A-17601)	726.263	am	(P-6600;A-12500)
704.193	am	(P-13675)	725.102	am	(P-337;A-6771)	726.264	am	(P-6600;A-12500)
704.194	n	(P-13675)	725.152	am	(P-13242;A-17548)	726.265	am	(P-6600;A-12500)
704.203	am	(P-13675)	725.156	am	(P-13242;A-17548)	726.266	am	(P-6600;A-12500)
704.213	am	(P-13675)	725.243	am	(P-337;A-6771)	726.267	am	(P-6600;A-12500)
704.213	am	(P-13675)	725.244	am	(P-6568;A-12190)	726.268	am	(P-6600;A-12500)
704.240	am	(P-13335;A-17841)	725.410	am	(P-6568;A-12190)	726.269	am	(P-6600;A-12500)
704.261	am	(P-13675)	725.419	am	(P-6568;A-12190)	726.270	am	(P-6600;A-12500)
704.262	am	(P-13675)	725.543	am	(P-337;A-6771)	726.271	am	(P-6600;A-12500)
704.263	am	(P-13675)	725.544	am	(P-337;A-6771)	726.272	am	(P-6600;A-12500)

ILLINOIS REGISTER

Volume 18, Issue #50	SECTIONS AFFECTED INDEX		Dec. 16, 1999
(Title 35, cont.)			
814.702	n	(P-1772/93(A-12471))	831.116
814.801	n	(P-1772/93(A-12471))	832.101
814.802	n	(P-1772/93(A-12471))	832.102
814.901	n	(P-1772/93(A-12471))	832.103
814.902	n	(P-1772/93(A-12471))	832.104
815.201	n	(P-1769/93(A-12384))	832.105
815.202	am	(P-1769/93(A-12384))	832.106
815.401	am	(P-1769/93(A-12384))	832.107
817.101	n	(P-1769/93(A-12411))	832.108
817.103	n	(P-1769/93(A-12411))	832.109
817.104	n	(P-1769/93(A-12411))	832.110
817.105	n	(P-1769/93(A-12411))	832.201
817.106	n	(P-1769/93(A-12411))	832.301
817.107	n	(P-1769/93(A-12411))	832.303
817.201	n	(P-1769/93(A-12411))	832.304
817.202	n	(P-1769/93(A-12411))	832.305
817.203	n	(P-1769/93(A-12411))	832.306
817.204	n	(P-1769/93(A-12411))	832.307
817.301	n	(P-1769/93(A-12411))	832.308
817.302	n	(P-1769/93(A-12411))	832.309
817.303	n	(P-1769/93(A-12411))	832.310
817.304	n	(P-1769/93(A-12411))	832.311
817.305	n	(P-1769/93(A-12411))	832.312
817.306	n	(P-1769/93(A-12411))	832.313
817.309	n	(P-1769/93(A-12411))	832.314
817.401	n	(P-1769/93(A-12411))	832.315
817.402	n	(P-1769/93(A-12411))	832.316
817.403	n	(P-1769/93(A-12411))	832.317
817.404	n	(P-1769/93(A-12411))	832.318
817.405	n	(P-1769/93(A-12411))	832.319
817.406	n	(P-1769/93(A-12411))	832.320
817.407	n	(P-1769/93(A-12411))	832.321
817.408	n	(P-1769/93(A-12411))	832.322
817.409	n	(P-1769/93(A-12411))	832.323
817.410	n	(P-1769/93(A-12411))	832.324
817.412	n	(P-1769/93(A-12411))	832.325
817.413	n	(P-1769/93(A-12411))	832.326
817.414	n	(P-1769/93(A-12411))	832.327

SAI-15

ILLINOIS REGISTER

Volume 18, Issue #50

SECTIONS AFFECTED INDEX

Dec. 16, 1999

1075,1145

1075,1155

1075,1165

1075,1175

1075,1185

1075,1195

1075,1205

1075,1215

1075,1225

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1075,2125

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1075,2215

1075,2245

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1075,2305

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1075,3235

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1075,4015

1075,4045

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1075,4105

1075,4135

1075,4165

1075,4195

1075,4225

1075,4255

1075,4285

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1075,4825

1075,4855

1075,4885

1075,4915

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1075,6175

1075,6205

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1084,1005

1084,1035

1084,1065

1084,1095

1084,11

SAI-16

[illegible]

ILLINOIS REGISTER

Volume 18, Issue #50

CTIONS AFFECTED INDEX

Dec. 16, 1994

Volume 18, Issue #50

SECTIONS AFFECTED INDEX

Dec. 16, 1994

(Title 77, con't)

am	(P-12128/93.A-1453)	540,220	n	(P-12101/93.A-2620)	598,20	n	(P-3077.A-11931)
am	(P-12128/93.A-1453)	547,100	n	(P-95.A-6340)	598,30	n	(P-3077.A-11931)
am	(P-12128/93.A-1453)	547,300	n	(P-95.A-6340)	598,100	n	(P-3077.A-11931)
am	(P-117171)	547,300	n	(P-95.A-6340)	598,110	n	(P-3077.A-11931)
am	(P-117171)	547,400	n	(P-95.A-6340)	598,120	n	(P-3077.A-11931)
am	(P-12128/93.A-1453)	547,500	n	(P-95.A-6340)	598,130	n	(P-3077.A-11931)
am	(P-117171)	547,500	n	(P-95.A-6340)	598,140	n	(P-3077.A-11931)
am	(P-4924.A-15807)	547,700	n	(P-95.A-6340)	600,100	n	(P-14831/93.A-444)
am	(P-117171)	593,10	n	(P-11352/93.A-1987)	600,110	n	(P-14831/93.A-444)
am	(P-117171)	593,20	n	(P-11352/93.A-1987)	600,110	n	(P-14831/93.A-444)
am	(P-117171)	593,30	n	(P-11352/93.A-1987)	600,120	n	(P-14831/93.A-444)
am	(P-117171)	593,100	n	(P-11352/93.A-1987)	600,130	n	(P-14831/93.A-444)
am	(P-117171)	593,110	n	(P-11352/93.A-1987)	600,200	n	(P-14831/93.A-444)
am	(P-117171)	593,120	n	(P-11352/93.A-1987)	600,210	n	(P-14831/93.A-444)
am	(P-117171)	593,130	n	(P-11352/93.A-1987)	600,220	n	(P-14831/93.A-444)
am	(P-12128/93.A-1453)	593,210	n	(P-11352/93.A-1987)	600,230	n	(P-14831/93.A-444)
am	(P-4924.A-15807)	593,200	n	(P-11352/93.A-1987)	600,240	n	(P-14831/93.A-444)
r	(P-103)	593,240	n	(P-11352/93.A-1987)	600,250	n	(P-14831/93.A-444)
r	(P-103)	593,300	n	(P-9572)	600,300	n	(P-14831/93.A-444)
r	(P-103)	594,20	n	(P-9572)	600,310	n	(P-14831/93.A-444)
r	(P-103)	594,30	n	(P-9572)	600,320	n	(P-14831/93.A-444)
r	(P-103)	594,100	n	(P-9572)	600,330	n	(P-14831/93.A-444)
r	(P-103)	594,110	n	(P-9572)	600,340	n	(P-14831/93.A-444)
am	(E-15887)	594,120	n	(P-9572)	600,400	n	(P-14831/93.A-444)
am	(E-15887)	594,140	n	(P-9572)	600,410	n	(P-14831/93.A-444)
am	(E-15887)	594,150	n	(P-9572)	600,420	n	(P-14831/93.A-444)
am	(E-15887)	594,200	n	(P-9572)	600,500	n	(P-14831/93.A-444)
am	(P-3631/93.A-533)	594,210	n	(P-9572)	600,510	n	(P-14831/93.A-444)
n	(P-3631/93.A-533)	594,230	n	(P-9572)	600,600	n	(P-14831/93.A-444)
n	(P-3631/93.A-533)	594,300	n	(P-9572)	600,700	n	(P-14831/93.A-444)
n	(P-3631/93.A-533)	594,400	n	(P-9572)	600,710	n	(P-14831/93.A-444)
n	(P-22032/93.A-15433)	594,410	n	(P-3086.A-11971)	600,720	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	594,420	n	(P-3086.A-11971)	600,740	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	594,430	n	(P-3086.A-11971)	600,800	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	594,440	n	(P-3086.A-11971)	600,810	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	594,300	n	(P-3086.A-11971)	600,830	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	594,300	n	(P-3086.A-11971)	600,900	n	(P-14831/93.A-444)
am	(P-22032/93.A-15433)	596,120	n	(P-3086.A-11971)	600,930	n	(P-14831/93.A-444)
r	(P-2201/93.A-17929)	596,130	n	(P-3086.A-11971)	600,1000	n	(P-14831/93.A-444)
r	(P-2201/93.A-17929)	596,140	n	(P-3086.A-11971)	600,1010	n	(P-14831/93.A-444)
r	(P-2202/93.A-7931)	596,200	n	(P-3086.A-11971)	600,1020	n	(P-14831/93.A-444)
r	(P-2202/93.A-7931)	596,210	n	(P-3086.A-11971)	600,1030	n	(P-14831/93.A-444)
r	(P-2202/93.A-793						

SAI-23

(Title 77, con't)

[illegible]

SAI-24

ILLINOIS REGISTER

Volume 18, Issue #50

SECTIONS AFFECTED INDEX

Dec. 16, 1994

ILLINOIS REGISTER	
Volume 18, Issue #50	SECTIONS AFFECTED INDEX
	Dec. 16, 1994

[illegible]

ILLINOIS REGISTER

Volume 18, Issue #50	SECTIONS AFFECTED INDEX	Dec. 16, 1994
<p> Volume 18, Issue #50 </p>		

(Title 89, con, t)

402.2	am	(E-8481)	(P-8237;RC-10439)	515620	n	(P-2846;A-11623)	677340	n	(P-16105)
402.7	am	(P-9237;IE-9481)		515620	n	(P-2846;A-11623)	677340	n	(P-16105)
406.8	am	(P-2683)		515640	n	(P-2846;A-11623)	677580	n	(P-16105)
406.9	am	(P-2683)		515650	n	(P-2846;A-11623)	677780	n	(P-16105)
406.12	am	(RC-3152;P-5531)		54610	n	(P-1784;A-10241)	67780	n	(P-16105)
406.13	am	(P-2683;RC-3152)		55335	n	(P-13048)	67790	n	(P-16105)
		(P-5531)		55350	am	(P-13048)	677200	n	(P-16105)
406.14	am	(RC-3152;P-5531)		55360	am	(P-13048)	67810	r	(P-16099)
408.30	am	(P-2700)		553105	n	(P-13048)	67850	r	(P-16099)
408.40	am	(P-2700)		553110	n	(P-13048)	678100	r	(P-16099)
408.45	am	(P-2700)		55750	n	(P-12625)	678150	r	(P-16099)
408.60	am	(P-2700)		57210	am	(P-17163)	678200	r	(P-16099)
		(RC-3153;A-5540)		57230	am	(P-17163)	678250	r	(P-16099)
408.65	am	(P-2700;P-11976;93;A-5540;RC-3153)		57240	am	(P-17163)	678300	r	(P-16099)
		(P-11976;93;A-5540)		57260	am	(P-17163)	678400	r	(P-16099)
408.70	am	(RC-3153)		57270	am	(P-17163)	678450	r	(P-16099)
		(P-561)		57280	am	(P-17163)	678500	r	(P-16099)
428.10	am	(P-561)		57290	am	(P-17163)	67850	n	(P-16111)
428.20	am	(P-561)		572100	am	(P-17163)	67820	n	(P-16111)
428.30	am	(P-561)		572110	am	(P-17163)	67820	n	(P-16111)
428.40	am	(P-561)		594500	am	(P-17170)	67920	n	(P-16111)
428.50	n	(P-561)		594500	am	(P-17170)	67920	n	(P-16111)
428.70	am	(P-561)		59060	am	(P-17170)	67950	n	(P-16111)
428.80	am	(P-561)		59070	am	(P-17170)	680100	r	(P-16095)
431.1	am	(CC-7951)		59080	am	(P-17170)	680200	r	(P-16095)
431.2	am	(CC-7951)		59090	am	(P-17170)	680300	r	(P-16095)
431.3	am	(CC-7951)		590100	am	(P-17170)	68110	n	(P-16199)
431.4	am	(CC-7951)		590110	am	(P-17170)	68120	n	(P-16199)
431.5	am	(CC-7951)		590120	am	(P-17170)	68130	n	(P-16199)
431.6	am	(CC-7951)		590130	am	(P-17170)	68140	n	(P-16199)
431.7	am	(CC-7951)		590140	am	(P-17170)	68150	n	(P-16199)
431.8	am	(CC-7951)		590150	am	(P-17170)	68160	n	(P-16199)
431.9	am	(CC-7951)		590160	am	(P-17170)	68170	n	(P-16199)
431.10	am	(CC-7951)		590170	am	(P-17170)	682100	am	(P-16121)
431.11	am	(CC-7951)		590180	am	(P-17170)	682100	am	(P-16121)
431.12	am	(CC-7951)		590190	am	(P-17170)	682200	am	(P-16121)
431.15	am	(CC-7951;P-7554)		590320	am	(E-16468;P-16275)	682200	am	(P-16121)
431.20	am	(CC-7951;P-7554)		590370	am	(E-16468;P-16275)	682220	am	(P-16121)
431.30	am	(CC-7951;P-7554)		590400	am	(P-14627)	682230	am	(P-16121)
431.40	am	(CC-7951;P-7554)		590410	am	(P-14627)	682240	am	(P-16121)
431.50	am	(CC-7951;P-7554)		590650	am	(P-3106;A-11275)	682250	am	(P-16121)
431.60	n	(P-7554)		590680	am	(P-3106;A-11275)	682260	am	(P-16121)
431.70	am	(CC-7951;P-7554)		590670	am	(P-3106;A-11275)	682300	am	(P-16121)
431.80	n	(P-7554)		590675	am	(P-3106;A-11275)	682400	am	(P-16121)
431.90	am	(CC-7951;P-7554)		590680	am	(P-3106;A-11275)	682400	am	(P-16121)
431.100	am	(CC-7951;P-7554)		64010	n	(P-4097;A-11271)	682500	am	(P-16121)
431.110	am	(CC-7951;P-7554)		64020	n	(P-4097;A-11271)	682500	am	(P-16121)
431.120	am	(CC-7951;P-7554)		675100	r	(P-16210)	682520	am	(P-16121)
431.130	am	(CC-7951;P-7554)		675200	r	(P-16210)	683100	am	(P-16121)
431.140	am	(CC-7951;P-7554)		675300	r	(P-16210)	683200	r	(P-16080)
434.1	am	(P-7115;93;A-6697)		67610	n	(P-16219)	683300	r	(P-16080)
434.2	am	(P-7115;93;A-6697)		67620	n	(P-16219)	683400	r	(P-16080)
434.3	am	(P-7115;93;A-6697)		67630	n	(P-16219)	683400	r	(P-16080)
434.4	am	(P-7115;93;A-6697)		676400	n	(P-16219)	683600	r	(P-16080)
434.5	am	(P-7115;93;A-6697)		676100	n	(P-16219)	683600	r	(P-16080)
434.6	am	(P-7115;93;A-6697)		676120	n	(P-16219)	683800	r	(P-16080)
434.7	am	(P-7115;93;A-6697)		676130	n	(P-16219)	684100	n	(P-16264)
		(P-7777;E-894)		676130	n	(P-16219)	684200	n	(P-16264)
434.8	am	(P-7115;93;A-6697)		676140	n	(P-16219)	684300	n	(P-16264)
434.9	am	(P-7115;93;A-6697)		676150	n	(P-16219)	684400	n	(P-16264)
434.10	am	(P-7115;93;A-6697)		676160	n	(P-16219)	684500	n	(P-16264)
434.11	am	(P-7115;93;A-6697)		676200	n	(P-16219)	684600	n	(P-16264)
434.12	am	(P-7115;93;A-6697)		676210	n	(P-16219)	685100	r	(P-16163)
434.20	am	(P-7115;93;A-6697)		676300	n	(P-16219)	685100	r	(P-16163)
434.150	am	(P-561)		67710	n	(P-16105)	685150	r	(P-16163)
437.7	am	(P-7579)		67710	n	(P-16105)	685200	r	(P-16163)
437.7	am	(P-7579)		67720	n	(P-16105)	685200	r	(P-16163)

SAI-31

ILLINOIS REGISTER

Volume 18, Issue #50	SECTIONS AFFECTED INDEX	Dec. 16, 1994
----------------------	-------------------------	---------------

(Title 89, con't.)

685.300	r	(P-16163)	700. Ap.A	r	(P-16253)	172.2000	am	(P-21.326/93.A.7874)
685.400	r	(P-16163)	705.100	r	(P-16085)	172.2215	am	(P-21.326/93.A.7874)
685.500	r	(P-16163)	705.200	r	(P-16091)	173.3000	am	(P-21.345/93.A.7895)
685.550	r	(P-16163)	708.100	r	(P-16081)	177.0000	am	(P-21.305/93.A.7852)
685.600	r	(P-16163)	708.200	r	(P-16091)	178.0000	am	(P-21.351/93.A.7901)
685.650	r	(P-16163)	708.300	r	(P-16091)	179.0000	am	(P-21.362/93.A.7912)
685.700	r	(P-16228)	710.100	r	(P-16088)	180.2000	am	(P-21.360/93.A.7857)
685.800	r	(P-16228)	710.200	r	(P-16088)	386.1000	am	(P-13734/93.A.7778)
685.850	r	(P-16228)	710.400	r	(P-16088)	390.1010	am	(P-13734/93.A.7778)
685.900	r	(P-16228)	712.100	r	(P-16143)	390.1020	am	(P-2912.A.10359)
686.00	r	(P-16228)	712.200	r	(P-16143)	390.1020	am	(P-2912.A.10359)
686.100	r	(P-16228)	712.300	r	(P-16143)	390.1140	am	(P-13734/93.A.7788)
686.150	r	(P-16228)	712.400	r	(P-16143)	390.1000	am	(P-13986/93.A.7544)
686.200	r	(P-16228)	712.500	r	(P-16143)	390.1010	am	(P-13986/93.A.7544)
686.250	r	(P-16228)	712.600	r	(P-16143)	390.1020	am	(P-2912.A.10359)
686.300	r	(P-16228)	712.700	r	(P-16187)	390.1020	am	(P-13986/93.A.7544)
686.350	r	(P-16228)	712.800	r	(P-16187)	390.1030	am	(P-13986/93.A.7544)
686.400	r	(P-16228)	712.900	r	(P-16187)	390.1040	am	(P-13986/93.A.7544)
686.450	r	(P-16228)	713.000	r	(P-16187)	391.1000	am	(P-13720/93.A.7833)
686.500	r	(P-16228)	713.100	r	(P-16187)	391.1010	am	(P-13720/93.A.7833)
686.550	r	(P-16228)	713.200	r	(P-16187)	391.1020	am	(P-13690/93.A.7640)
686.600	r	(P-16228)	713.300	r	(P-16187)	392.2000	am	(P-2909.A.10362)
686.650	r	(P-16228)	713.400	r	(P-16187)	393.2000	am	(P-13720/93.A.7744)
686.700	r	(P-16228)	713.500	r	(P-16187)	395.2000	am	(P-13693/93.A.7433)
686.750	r	(P-16228)	714.000	r	(P-16187)	396.2000	am	(P-13693/93.A.7493)
686.800	r	(P-16228)	714.100	r	(P-6267.A.14240)	396.2010	am	(P-13693/93.A.7493)
686.850	r	(P-16228)	714.200	am	(P-780/93.A.2104)	397.1010	am	(P-13686/93.A.7368)
686.900	r	(P-16228)	714.300	am	(P-780/93.A.2104)	397.1020	am	(P-13686/93.A.7368)
686.950	r	(P-16228)	714.400	am	(P-780/93.A.2104)	440.410	am	(P-6272.A.14764)
687.000	r	(P-16228)	714.500	am	(P-780/93.A.2104)	440.420	am	(P-6272.A.14764)
687.050	r	(P-16228)	714.600	am	(P-780/93.A.2104)	441.10	am	(P-13855)
687.100	r	(P-16129)	714.700	r	(P-5796.A-13461)	441.10	n	(P-13855)
687.150	r	(P-16129)	714.800	r	(P-5796.A-13461)	441.25	n	(P-13855)
687.200	r	(P-16129)	714.900	r	(P-5796.A-13461)	441.30	n	(P-13855)
687.250	r	(P-16129)	715.000	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.300	r	(P-16129)	715.100	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.350	r	(P-16129)	715.200	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.400	r	(P-16129)	715.300	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.450	r	(P-16129)	715.400	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.500	r	(P-16129)	715.500	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.550	r	(P-16129)	715.600	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.600	r	(P-16129)	715.700	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.650	r	(P-16129)	715.800	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.700	r	(P-16129)	715.900	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.750	r	(P-16129)	716.000	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.800	r	(P-16129)	716.100	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.850	r	(P-16129)	716.200	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.900	r	(P-16129)	716.300	r	(P-5796.A-13461)	441.40	n	(P-13855)
687.950	r	(P-16129)	716.400	r	(P-5796.A-13461)	441.40	n	(P-13855)
688.000	r	(P-16204)	690.100	r	(P-16204)	690.200	am	(P-6304.A.14789)
688.050	r	(P-16204)	690.300	r	(P-16204)	690.400	am	(P-6304.A.14789)
688.100	r	(P-16204)	690.500	r	(P-16204)	690.600	am	(P-6304.A.14789)
688.150	r	(P-16171)	693.100	r	(P-16171)	693.200	am	(P-6304.A.14789)
688.200	r	(P-16171)	693.300	r	(P-16171)	693.400	am	(P-6304.A.14789)
688.250	r	(P-16171)	693.500	r	(P-16171)	693.600	am	(P-6304.A.14789)
688.300	r	(P-16171)	693.700	r	(P-16171)	693.800	am	(P-6304.A.14789)
688.350	r	(P-16171)	693.900	r	(P-16171)	694.000	am	(P-6304.A.14789)
688.400	r	(P-16171)	694.100	r	(P-16171)	694.200	am	(P-6304.A.14789)
688.450	r	(P-16171)	694.300	r	(P-16171)	694.400	am	(P-6304.A.14789)
688.500	r	(P-16171)	694.500	r	(P-16171)	694.600	am	(P-6304.A.14789)
688.550	r	(P-16171)	694.700	r	(P-16171)	694.800	am	(P-6304.A.14789)
688.600	r	(P-16171)	694.900	r	(P-16171)	695.000	am	(P-6304.A.14789)
688.650	r	(P-16171)	695.100	r	(P-16171)	695.200	am	(P-6304.A.14789)
688.700	r	(P-16171)	695.300	r	(P-16171)	695.400	am	(P-6304.A.14789)
688.750	r	(P-16171)	695.500	r	(P-16171)	695.600	am	(P-6304.A.14789)
688.800	r	(P-16171)	695.700	r	(P-16171)	695.800	am	(P-6304.A.14789)
688.850	r	(P-16171)	695.900	r	(P-16171)	696.000	am	(P-6304.A.14789)
688.900	r	(P-16171)	696.100	r	(P-16171)	696.200	am	(P-6304.A.14789)
688.950	r	(P-16171)	696.300	r	(P-16171)	696.400	am	(P-6304.A.14789)
689.000	r	(P-16249)	698.100	r	(P-16249)	698.200	am	(P-13965)
689.050	r	(P-16249)	698.300	r	(P-16249)	698.400	am	(P-13965)
689.100	r	(P-16249)	698.500	r	(P-16249)	698.600	am	(P-13965)
689.150	r	(P-16249)	698.700	r	(P-16249)	698.800	am	(P-13965)
689.200	r	(P-16249)	698.900	r	(P-16249)	699.000	am	(P-13965)
689.250	r	(P-16249)	699.100	r	(P-16249)	699.200	am	(P-13965)
689.300	r	(P-16249)	699.300	r	(P-16249)	699.400	am	(P-13965)
689.350	r	(P-16249)	699.500	r	(P-16249)	699.600	am	(P-13965)
689.400	r	(P-16249)	699.700	r	(P-16249)	699.800	am	(P-13965)
689.450	r	(P-16249)	699.900	r	(P-16249)	700.000	am	(P-13965)
689.500	r	(P-16249)	700.100	r	(P-16249)	700.200	am	(P-13965)
689.550	r	(P-16249)	700.300	r	(P-16249)	700.400	am	(P-13965)
689.600	r	(P-16249)	700.500	r	(P-16249)	700.600	am	(P-13965)
689.650	r	(P-16249)	700.700	r	(P-16249)	700.800	am	(P-13965)
689.700	r	(P-16249)	700.900	r	(P-16249)	701.000	am	(P-13965)
689.750	r	(P-16249)	701.100	r	(P-16249)	701.200	am	(P-13965)
689.800	r	(P-16249)	701.300	r	(P-16249)	701.400	am	(P-13965)
689.850	r	(P-16249)	701.500	r	(P-16249)	701.600	am	(P-13965)
689.900	r	(P-16249)	701.700	r	(P-16249)	701.800	am	(P-13965)
689.950	r	(P-16249)	701.900	r	(P-16249)	702.000	am	(P-13965)
690.000	r	(P-16249)	702.100	r	(P-16249)	702.200	am	(P-13965)
690.050	r	(P-16249)	702.300	r	(P-16249)	702.400	am	(P-13965)
690.100	r	(P-16249)	702.500	r	(P-16249)	702.600	am	(P-13965)
690.150	r	(P-16249)	702.700	r	(P-16249)	702.800	am	(P-13965)
690.200	r	(P-16249)	702.900	r	(P-16249)	703.000	am	(P-13965)
690.250	r	(P-16249)	703.100	r	(P-16249)	703.200	am	(P-13965)
690.300	r	(P-16249)	703.300	r	(P-16249)	703.400	am	(P-13965)
690.350	r	(P-16249)	703.500	r	(P-16249)	703.600	am	(P-13965)
690.400	r	(P-16249)	703.700	r	(P-16249)	703.800	am	(P-13965)
690.450	r	(P-16249)	703.900	r	(P-16249)	704.000	am	(P-13965)
690.500	r	(P-16249)	704.100	r	(P-16249)	704.200	am	(P-13965)
690.550	r	(P-16249)	704.300	r	(P-16249)	704.400	am	(P-13965)
690.600	r	(P-16249)	704.500	r	(P-16249)	704.600	am	(P-13965)
690.650	r	(P-16249)	704.700	r	(P-16249)	704.800	am	(P-13965)
690.700	r	(P-16249)	704.900	r	(P-16249)	705.000	am	(P-13965)
690.750	r	(P-16249)	705.100	r	(P-16249)	705.200	am	(P-13965)
690.800	r	(P-16249)	705.300	r	(P-16249)	705.400	am	(P-13965)
690.850	r	(P-16249)	705.500	r	(P-16249)	705.600	am	(P-13965)
690.900	r	(P-16249)	705.700	r	(P-16249)	705.800	am	(P-13965)
690.950	r	(P-16249)	705.900	r	(P-16249)	706.000	am	(P-13965)
691.000	r	(P-16249)	706.100	r	(P-16249)	706.200	am	(P-13965)
691.050	r	(P-16249)	706.300	r	(P-16249)	706.400	am	(P-13965)
691.100	r	(P-16249)	706.500	r	(P-16249)	706.600	am	(P-13965)
691.150	r	(P-16249)	706.700	r	(P-16249)	706.800	am	(P-13965)
691.200	r	(P-16249)	706.900	r	(P-16249)	707.000	am	(P-13965)
691.250	r	(P-16249)	707.100	r	(P-16249)	707.200	am	(P-13965)
691.300	r	(P-16249)	707.300	r	(P-16249)	707.400	am	(P-13965)
691.350	r	(P-16249)	707.500	r	(P-16249)	707.600	am	(P-13965)
691.400	r	(P-16249)	707.700	r	(P-16249)	707.800	am	(P-13965)
691.450	r	(P-16249)	707.900	r	(P-16249)	708.000	am	(P-13965)
691.500	r	(P-16249)	708.100	r	(P-16249)	708.200	am	(P-13965)
691.550	r	(P-16249)	708.300	r	(P-16249)	708.400	am	(P-13965)
691.600	r	(P-16249)	708.500	r	(P-16249)	708.600	am	(P-13965)
691.650	r	(P-16249)	708.700	r	(P-16249)	708.800	am	(P-13965)
691.700	r	(P-16249)	708.900	r	(P-16249)	709.000	am	(P-13965)
691.750	r	(P-16249)	709.100	r	(P-16249)	709.200	am	(P-13965)
691.800	r	(P-16249)	709.300	r	(P-16249)	709.400	am	(P-13965)
691.850	r	(P-16249)	709.500	r	(P-16249)	709.600	am	(P-13965)
691.900	r	(P-16249)	709.700	r	(P-16249)	709.800	am	(P-13965)
691.950	r	(P-16249)	709.900	r	(P-16249)	710.000	am	(P-13

SAI-32

(Title 92, con't)

443.Ap.F	n	(P-13958)	700.75	n	(P-607A-8167)	1375.1000	f	(P-8635/93A-1927)	n	(P-8630/93A-1914)
443.Ap.G	n	(P-13958)			(E-7901)	1375.1010	f	(P-8635/93A-1927)	n	(P-8630/93A-1914)
443.Ap.H	n	(P-13958)	708.60	am	(P-1811A-11284)	1375.1020	f	(P-8635/93A-1927)	am	(P-18715/93A-11162)
443.Ap.I	n	(P-13958)	708.70	am	(P-1811A-11284)	1375.1030	f	(P-8635/93A-1927)	am	(P-18715/93A-11162)
443.Ap.J	n	(P-13958)	1001.410	am	(P-1732A-9137)	1375.1040	f	(P-8635/93A-1927)	am	(P-18715/93A-11162)
443.Ap.K	n	(P-13958)			(E-7916)	1375.1050	f	(P-8635/93A-1927)	am	(P-18715/93A-11162)
443.Ap.L	n	(P-13958)	1001.441	n	(P-15462(E-7916)	1375.1060	f	(P-8635/93A-1927)	n	(P-21257/93A-8609)
443.A	n	(P-13958)			(F-7731A-15137)	1375.1070	f	(P-8635/93A-1927)	n	(P-13958(E-15498)
443.I.B	n	(P-13958)	1001.442	n	(F-7731A-15137)	1375.1080	f	(P-8635/93A-1927)	am	(P-21257/93A-8609)
443.I.C	n	(P-13958)			(C-15462(E-7916)	1375.1090	f	(P-8635/93A-1927)		
443.I.D	n	(P-13958)	1001.443	n	(F-7731A-15137)	1375.1100	f	(P-8635/93A-1927)		
443.I.E	n	(P-13958)			(C-15462(E-7916)	1375.1110	f	(P-8635/93A-1927)	n	(E-15449)
444.5	n	(P-6318A-14800)	1001.Ap.A	n	(F-7731A-15137)	1375.1120	f	(P-8635/93A-1927)	n	(E-15498)
444.10	am	(P-6318A-14800)			(C-15462(E-7916)	1375.1130	f	(P-8635/93A-1927)	n	(E-15498)
444.15	am	(P-6318A-14800)	1030.13	am	(P-11924A-16457)	1375.1140	f	(P-8635/93A-1927)	n	(E-15498)
444.20	am	(P-6318A-14800)	1030.86	am	(P-11924A-16457)	1375.1150	f	(P-8635/93A-1927)		
445.10	n	(P-13835)	1030.96	am	(P-993A-7478)	1375.1160	f	(P-8635/93A-1927)		
445.20	n	(P-13835)	1030.97	am	(P-15803/93A-15911)	1375.1170	f	(P-8635/93A-1927)		
445.30	n	(P-13835)	1030.120	am	(P-11924A-16457)	1375.1200	f	(P-8635/93A-1927)		
445.40	n	(P-13835)	1040.20	am	(P-2853A-10853)	1375.2030	f	(P-8635/93A-1927)		
445.Ap.A	n	(P-13835)	1040.25	am	(P-12117A-16443)	1375.2020	f	(P-8635/93A-1927)		
445.Ap.B	n	(P-13835)	1040.32	am	(P-12117A-16443)	1375.2040	f	(P-8635/93A-1927)		
447.1000	n	(P-13367)	1040.35	am	(P-2608A-11650)	1375.2060	f	(P-8635/93A-1927)		
447.1010	n	(P-13367)			(RC-10502)	1375.2070	f	(P-8635/93A-1927)		
447.1020	n	(P-13367)	1040.43	am	(P-1797A-7447)	1375.2080	f	(P-8635/93A-1927)		
447.1030	n	(P-13367)			(P-142A-7788)	1375.3010	f	(P-8635/93A-1927)		
447.I.I.A	n	(P-13367)	1060.10	am	(P-142A-7788)	1375.3020	f	(P-8635/93A-1927)		
450.110	am	(P-7733A-14758)	1060.20	am	(P-142A-7788)	1375.3030	f	(P-8635/93A-1927)		
450.120	am	(P-7733A-14758)	1060.30	am	(P-142A-7788)	1375.4010	f	(P-8635/93A-1927)		
450.130	am	(P-7733A-14758)	1060.40	am	(P-142A-7788)	1375.5010	f	(P-8635/93A-1927)		
450.220	am	(P-7733A-14758)	1060.50	am	(P-142A-7788)	1375.6010	f	(P-8635/93A-1927)		
451.Ap.A	f	(P-13729)	1060.60	am	(P-142A-7788)	1375.6020	f	(P-8635/93A-1927)		
451.Ap.B	f	(P-13729)	1060.70	am	(P-142A-7788)	1375.6030	f	(P-8635/93A-1927)		
451.Ap.C	f	(P-13729)	1060.80	am	(P-142A-7788)	1375.7010	f	(P-8635/93A-1927)		
451.Ap.D	f	(P-13729)	1060.90	am	(P-142A-7788)	1375.7020	f	(P-8635/93A-1927)		
451.Ap.E	f	(P-13729)	1060.100	am	(P-142A-7788)	1375.7030	f	(P-8635/93A-1927)		
451.Ap.F	f	(P-13729)	1060.110	am	(P-142A-7788)	1375.7040	f	(P-8635/93A-1927)		
451.Ap.G	f	(P-13729)	1060.120	am	(P-142A-7788)	1375.7050	f	(P-8635/93A-1927)		
451.I.A	f	(P-13729)	1060.130	am	(P-142A-7788)	1375.7060	f	(P-8635/93A-1927)		
451.I.B	f	(P-13729)	1060.140	am	(P-142A-7788)	1375.7070	f	(P-8635/93A-1927)		
456.90	am	(P-4126A-11650)	1060.150	am	(P-142A-7788)	1375.7080	f	(P-8635/93A-1927)		
456.70	am	(P-4126A-11650)	1060.160	am	(P-142A-7788)	1375.7090	f	(P-8635/93A-1927)		
457.1000	n	(P-11150)	1060.170	am	(P-142A-7788)	1375.7100	f	(P-8635/93A-1927)		
457.1010	n	(P-11150)	1060.180	am	(P-142A-7788)	1375.7110	f	(P-8635/93A-1927)		
457.1020	n	(P-11150)	1060.190	am	(P-142A-7788)	1375.7120	f	(P-8635/93A-1927)		
518.20	am	(P-12628/93A-283)	1060.200	am	(P-142A-7788)	1375.7130	f	(P-8635/93A-1927)		
518.750	am	(P-12628/93A-283)	1060.200	am	(P-142A-7788)	1375.7140	f	(P-8635/93A-1927)		
533.10	n	(P-18447/93A-2625)	1070.40	am	(P-2217A-10909)	1375.7150	f	(P-8635/93A-1927)		
533.20	n	(P-18447/93A-2625)	1070.60	am	(P-2217A-10909)	1375.7160	f	(P-8635/93A-1927)		
533.30	n	(P-18447/93A-2625)	1070.80	am	(P-2217A-10909)	1375.7170	f	(P-8635/93A-1927)		
533.40	n	(P-18447/93A-2625)			(E-3016)	1375.7180	f	(P-8635/93A-1927)		
533.50	n	(P-18447/93A-2625)	1070.90	am	(P-2217A-10909)	1375.7190	f	(P-8635/93A-1927)		
533.60	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7200	f	(P-8635/93A-1927)		
533.70	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7210	f	(P-8635/93A-1927)		
533.80	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7220	f	(P-8635/93A-1927)		
533.90	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7230	f	(P-8635/93A-1927)		
533.10	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7240	f	(P-8635/93A-1927)		
533.20	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7250	f	(P-8635/93A-1927)		
533.30	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7260	f	(P-8635/93A-1927)		
533.40	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7270	f	(P-8635/93A-1927)		
533.50	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7280	f	(P-8635/93A-1927)		
533.60	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7290	f	(P-8635/93A-1927)		
533.70	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7300	f	(P-8635/93A-1927)		
533.80	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7310	f	(P-8635/93A-1927)		
533.90	n	(P-18447/93A-2625)	1202.100	am	(P-2217A-10909)	1375.7320	f	(P-8635/93A-1927)		
600.20	n	(P-12613/93A-540)	1205.110	am	(P-12613/93A-540)	1375.8100	f	(P-8635/93A-1927)		
600.30	n	(P-12613/93A-540)	1205.110	am	(P-12613/93A-540)	1375.8110	f	(P-8635/93A-1927)		
600.40	n	(P-12613/93A-540)	1205.110	am	(P-12613/93A-540)	1375.8120	f	(P-8635/93A-1927)		
600.50	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8130	f	(P-8635/93A-1927)		
600.60	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8140	f	(P-8635/93A-1927)		
600.70	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8150	f	(P-8635/93A-1927)		
600.80	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8160	f	(P-8635/93A-1927)		
600.90	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8170	f	(P-8635/93A-1927)		
600.100	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8180	f	(P-8635/93A-1927)		
600.110	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8190	f	(P-8635/93A-1927)		
600.120	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8200	f	(P-8635/93A-1927)		
600.130	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8210	f	(P-8635/93A-1927)		
600.140	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8220	f	(P-8635/93A-1927)		
600.150	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8230	f	(P-8635/93A-1927)		
600.160	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8240	f	(P-8635/93A-1927)		
600.170	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8250	f	(P-8635/93A-1927)		
600.180	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8260	f	(P-8635/93A-1927)		
600.190	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8270	f	(P-8635/93A-1927)		
600.200	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8280	f	(P-8635/93A-1927)		
600.210	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8290	f	(P-8635/93A-1927)		
600.220	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8300	f	(P-8635/93A-1927)		
600.230	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8310	f	(P-8635/93A-1927)		
600.240	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8320	f	(P-8635/93A-1927)		
600.250	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8330	f	(P-8635/93A-1927)		
600.260	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8340	f	(P-8635/93A-1927)		
600.270	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8350	f	(P-8635/93A-1927)		
600.280	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8360	f	(P-8635/93A-1927)		
600.290	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8370	f	(P-8635/93A-1927)		
600.300	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8380	f	(P-8635/93A-1927)		
600.310	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8390	f	(P-8635/93A-1927)		
600.320	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8400	f	(P-8635/93A-1927)		
600.330	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8410	f	(P-8635/93A-1927)		
600.340	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8420	f	(P-8635/93A-1927)		
600.350	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8430	f	(P-8635/93A-1927)		
600.360	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8440	f	(P-8635/93A-1927)		
600.370	n	(P-12613/93A-540)	1205.200	f	(P-12613/93A-540)	1375.8450	f	(P-8635/93A-1927)		
600.380	n	(P-12613/93A-540)	1205.200							

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